## 109TH CONGRESS 1ST SESSION

# H. R. 4197

To provide for the recovery, reclamation, restoration and reconstruction of lives and communities and for the reunion of families devastated by Hurricane Katrina and to address the issues of poverty exposed by Hurricane Katrina.

## IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 2, 2005

Mr. Watt (for himself, Mr. Conyers, Mr. Rangel, Mr. Owens, Mr. Towns, Mr. Lewis of Georgia, Mr. Payne, Mr. Jefferson, Ms. Norton, Ms. Waters, Mr. Bishop of Georgia, Ms. Corrine Brown of Florida, Mr. CLYBURN, Mr. HASTINGS of Florida, Ms. Eddie Bernice Johnson of Texas, Mr. Rush, Mr. Scott of Virginia, Mr. Wynn, Mr. Thompson of Mississippi, Mr. Fattah, Ms. Jackson-Lee of Texas, Mr. Jackson of Illinois, Ms. MILLENDER-McDonald, Mr. Cummings, Ms. Carson, Mrs. Christensen, Mr. Davis of Illinois, Mr. Ford, Ms. Kilpatrick of Michigan, Mr. Meeks of New York, Ms. Lee, Mrs. Jones of Ohio, Mr. Clay, Ms. Watson, Mr. Davis of Alabama, Mr. Meek of Florida, Mr. Scott of Georgia, Mr. Butterfield, Ms. McKinney, Mr. Cleav-ER, Mr. AL GREEN of Texas, and Ms. Moore of Wisconsin) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committees on the Judiciary, Financial Services, Energy and Commerce, Transportation and Infrastructure, Education and the Workforce, Small Business, Government Reform, and Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

# A BILL

To provide for the recovery, reclamation, restoration and reconstruction of lives and communities and for the reunion of families devastated by Hurricane Katrina and to address the issues of poverty exposed by Hurricane Katrina.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Hurricane Katrina Recovery, Reclamation, Restoration,
- 6 Reconstruction and Reunion Act of 2005".
- 7 (b) Table of Contents for
- 8 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. General findings.

### TITLE I—VICTIM RESTORATION FUND

- Sec. 101. Short title.
- Sec. 102. Definitions.
- Sec. 103. Purpose.
- Sec. 104. Administration.
- Sec. 105. Determination of eligibility for compensation.
- Sec. 106. Payments to eligible individuals.
- Sec. 107. Regulations.

## TITLE II—ENVIRONMENTAL PROVISIONS

- Sec. 201. Environmental findings.
- Sec. 202. Comprehensive plan.
- Sec. 203. Notification of public and professionals.
- Sec. 204. Training for responders and clean-up workers.
- Sec. 205. Public health assessment and monitoring.
- Sec. 206. Independent review.
- Sec. 207. Expiration.

#### TITLE III—HEALTH PROVISIONS

### Subtitle A—Repair and Access

- Sec. 301. Repair and disparities grants.
- Sec. 302. Disaster relief Medicaid.

## Subtitle B—Temporary Assistance to Needy Families (TANF)

- Sec. 311. Reimbursement of States for TANF benefits provided to assist families from other States affected by Hurricane Katrina.
- Sec. 312. Increase in amount of additional TANF funds available for hurricane-damaged States.

- Sec. 313. Rules for receipt of Hurricane Katrina Emergency TANF Benefits and application to child support requirements.
- Sec. 314. Authority to use funds in individual development accounts for car ownership, maintenance and insurance.

### Subtitle C—Unemployment Compensation

- Sec. 321. Federal-State agreements.
- Sec. 322. Requirements relating to regular compensation.
- Sec. 323. Requirements relating to emergency extended unemployment compensation.
- Sec. 324. Payments to States.
- Sec. 325. Financing provisions.
- Sec. 326. Definitions.
- Sec. 327. Applicability.

#### Subtitle D—Health Insurance Coverage

- Sec. 331. Temporary emergency health coverage assistance for businesses and individuals.
- Sec. 332. Authority to postpone certain deadlines related to individual health coverage by reason of presidentially declared disaster or terroristic or military action.

#### TITLE IV—HOUSING AND COMMUNITY REBUILDING

- Sec. 401. Definitions.
- Sec. 402. Public housing capital fund reserves for emergencies and natural disasters.
- Sec. 403. HOPE VI program.
- Sec. 404. HOME Investment Partnerships program.
- Sec. 405. Community development block grant assistance.
- Sec. 406. CDBG loan guarantee program.
- Sec. 407. Youthbuild program.
- Sec. 408. Capacity building for community development and affordable housing.
- Sec. 409. Emergency rental assistance vouchers.
- Sec. 410. Prohibition of placement of families in substandard dwelling units.
- Sec. 411. Fair housing enforcement.
- Sec. 412. Housing counseling for families in temporary shelters.
- Sec. 413. Availability of HUD inventory properties.
- Sec. 414. Hurricane Katrina mortgage protection fund.
- Sec. 415. Housing priority for military personnel.

#### TITLE V—EDUCATION PROVISIONS

### Subtitle A—General Provisions

Sec. 501. Definitions.

#### Subtitle B—Early Childhood Programs Assistance

- PART 1—EMERGENCY FUNDING FOR CONTINUATION OF SERVICES UNDER CHILD CARE AND DEVELOPMENT BLOCK GRANT ACT OF 1990
- Sec. 511. Emergency assistance for services under Child Care and Development Block Grant Act of 1990.
- Sec. 512. Authorization of appropriations.

- Part 2—Waiver Authority to Provide Services Under Child Care and Development Block Grant Act of 1990
- Sec. 521. Waiver authority to expand the availability of services under Child Care and Development Block Grant Act of 1990.
- Sec. 522. Authorization of appropriations.

# PART 3—EMERGENCY FUNDING FOR CONTINUATION OF HEAD START SERVICES

- Sec. 531. Emergency assistance for Head Start services.
- Sec. 532. Authorization of appropriations.

### PART 4—WAIVER AUTHORITY TO PROVIDE HEAD START SERVICES

- Sec. 541. Waiver authority to expand the availability of Head Start services.
- Sec. 542. Technical assistance, guidance, and resources.

## Subtitle C—Relief for Elementary and Secondary Schools

- Sec. 551. Education and pupil services for elementary and secondary students relocated because of Hurricane Katrina.
- Sec. 552. Immediate Aid to Restart Public School Operations.
- Sec. 553. Grants for LEA's serving relocated children with disabilities.
- Sec. 554. Assistance for homeless youth.
- Sec. 555. Grants for activities at community learning centers.
- Sec. 556. Grants for construction, modernization, or repair of school facilities.
- Sec. 557. Katrina teachers incentive program.
- Sec. 558. Expedited Applications for Teacher Recruitment Grants.
- Sec. 559. Use of grant funds for major disasters.

## Subtitle D—Relief for Institutions of Higher Education

- Sec. 561. Findings; Sense of Congress.
- Sec. 562. Institutional Grants for Recruitment and Retention.
- Sec. 563. Loan forgiveness.
- Sec. 564. Regulations.
- Sec. 565. Emergency designations.
- Sec. 566. Definitions.

## TITLE VI—VOTING RIGHTS

- Sec. 601. Short title.
- Sec. 602. Applicability of protections for absent military and overseas voters to Katrina evacuees.
- Sec. 603. Grants to States for Restoring and Replacing Election Administration Supplies, Materials, and Equipment Damaged by Hurricane Katrina.

#### TITLE VII—FINANCIAL SERVICES PROVISIONS

- Sec. 701. Hurricane Katrina regulatory relief.
- Sec. 702. Flexibility in capital and net worth standards for small affected institutions.
- Sec. 703. Waiver of Federal Reserve Board fees for certain services.
- Sec. 704. Waiver of certain limitation on certain bank investments to promote the public welfare.

- Sec. 705. Emergency authority to guarantee checks cashed for victims of Hurricane Katrina.
- Sec. 706. Technical assistance for minority institutions.
- Sec. 707. Implementing Katrina disaster relief through the CDFI Fund.

# TITLE VIII—EXPANDED OPPORTUNITY AND SMALL BUSINESS PROVISIONS

## Subtitle A—Expanded Opportunity

- Sec. 801. Reinstatement of Davis-Bacon wage requirements.
- Sec. 802. Increased procurement goal for certain Federal contracts for recovery from Hurricane Katrina.
- Sec. 803. Local participation goal for participation in Federal procurement contracts in areas affected by Hurricane Katrina.
- Sec. 804. Requirement for hurricane recovery-related contracts to require 40 percent of contract workers be local residents.
- Sec. 805. Requirement for hurricane recovery-related contracts to include financial incentives for contractors to meet goals specified in the contracts.
- Sec. 806. Apprenticeship and other requirements for post-hurricane reconstruction.
- Sec. 807. Restatement of full application of statutory requirements of equal employment opportunity applicable to contracts and subcontracts to provide Hurricane Katrina relief.

#### Subtitle B—Disaster Loans and Small Business Relief

- Sec. 811. Definitions.
- Sec. 812. Disaster loans after Hurricane Katrina.
- Sec. 813. Nationwide disaster loans.
- Sec. 814. Small business emergency relief.
- Sec. 815. Authorization of appropriations for business counseling.
- Sec. 816. Small business development centers.
- Sec. 817. HUBZones.
- Sec. 818. Small business bonding threshold.
- Sec. 819. Loan defaults.
- Sec. 820. Budgetary treatment of loans and financings.
- Sec. 821. Emergency procurement authority.

#### TITLE IX—TAX PROVISIONS

- Sec. 901. Home purchase by victims of Hurricane Katrina.
- Sec. 902. Relief through low-income housing credit relating to Hurricane Katrina.
- Sec. 903. Tax exempt bonds for qualified gulf coast recovery projects.

#### TITLE X—BANKRUPTCY

- Sec. 1001. Short title.
- Sec. 1002. Definitions; who may be a debtor.
- Sec. 1003. Amendment to chapter 3.
- Sec. 1004. Amendments to chapter 5.
- Sec. 1005. Amendments to chapter 7.
- Sec. 1006. Amendments to chapter 11.
- Sec. 1007. Amendments to chapter 13.
- Sec. 1008. Amendment to title 28 of the United States Code.

Sec. 1009. Effective date; application of amendments.

## TITLE XI—MISCELLANEOUS

Sec. 1101. Reimbursements.

Sec. 1102. Temporary flood insurance buy-in program.

Sec. 1103. Protection of existing rights of military personnel.

## TITLE XII—ERADICATING POVERTY

Sec. 1201. Findings.

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Sec. 1202. Sense of Congress.

## 1 SEC. 2. GENERAL FINDINGS.

2 The Congress finds that—

(1) Hurricane Katrina devastated the lives of untold numbers of people who resided, worked and did business in the Gulf Coast area of the United States and exposed in graphic terms the extent of poverty in the United States and how poverty can make it impossible for people to respond in ways necessary to protect their own interests, even in the face of the most immediate and imminent danger; and

(2) the President, the Congress and the people of the United States want to make an unprecedented response to rebuild the lives, homes, communities and businesses of those devastated by Hurricane Katrina and to make a renewed and sustained effort to eradicate poverty in the United States and believe that the following provisions will contribute thereto.

# TITLE I—VICTIM RESTORATION

1	VICIALIZATORIIIOT
2	<b>FUND</b>

3 SEC. 101. SHORT TITLE.

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- 4 This title may be cited as the "Hurricane Katrina
- 5 Victim Restoration Fund of 2005".
- 6 SEC. 102. DEFINITIONS.
- 7 In this title, the following definitions apply:
- 8 (1) CLAIMANT.—The term "claimant" means 9 an individual filing a claim for compensation under
- 10 section 105(a)(1).
- 11 (2) COLLATERAL SOURCE.—The term "collat12 eral source" means all collateral sources, including
  13 life insurance, pension funds, death benefit pro14 grams, and payments of Federal, State, or local gov15 ernments related to Hurricane Katrina if such pay16 ments by Federal, State, or local governments are
  17 paid directly to the claimant.
  - (3) Economic Loss.—The term "economic loss" means any pecuniary loss resulting from harm (including the loss of equity in assets, the loss of earnings or other benefits related to employment, medical expense loss, replacement services loss, loss due to death, burial costs, and loss of business or employment opportunities).

- 1 (4) ELIGIBLE INDIVIDUAL.—The term "eligible 2 individual" means an individual determined to be eli-3 gible for compensation under section 105(c).
  - (5) Noneconomic losses.—The term "noneconomic losses" means losses for physical and emotional pain, suffering, inconvenience, physical impairment, mental anguish, disfigurement, loss of enjoyment of life, loss of society and companionship,
    loss of consortium (other than loss of domestic service), hedonic damages, injury to reputation, and all
    other nonpecuniary losses of any kind or nature
    available under the laws of Alabama, Louisiana, or
    Mississippi to which the Special Master determines
    the claimant has the most substantial connection.
    - (6) SPECIAL MASTER.—The term "Special Master" means the Special Master appointed under section 104(a).

## 18 **SEC. 103. PURPOSE.**

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- 19 It is the purpose of this title to provide compensation
- 20 to any individual (or relatives of a deceased individual)
- 21 who sustained economic or noneconomic losses as a result
- 22 of Hurricane Katrina such that the individual (or relatives
- 23 of a deceased individual) are restored as nearly as possible
- 24 to their condition prior to Hurricane Katrina.

## SEC. 104. ADMINISTRATION.

2	(a) In General.—The Attorney General, acting
3	through a Special Master appointed by the Attorney Gen-
4	eral, shall—

- 5 (1) administer the compensation program es-6 tablished under this title;
- 7 (2) promulgate all procedural and substantive 8 rules for the administration of this title; and
- 9 (3) employ and supervise hearing officers and 10 other administrative personnel to perform the duties 11 of the Special Master under this title.
- 12 (b) AUTHORIZATION OF APPROPRIATIONS.—There 13 are authorized to be appropriated such sums as may be necessary to pay the administrative and support costs for the Special Master in carrying out this title.
- SEC. 105. DETERMINATION OF ELIGIBILITY FOR COM-17
- 18 (a) FILING OF CLAIM.—

PENSATION.

- 19 (1) IN GENERAL.—A claimant may file a claim 20 for compensation under this title with the Special 21 Master. The claim shall be on the form developed 22 under paragraph (2) and shall state the factual basis 23 for eligibility for compensation and the amount of 24 compensation sought.
- 25 (2) Claim form.—

1	(A) IN GENERAL.—The Special Master
2	shall develop a claim form that claimants shall
3	use when submitting claims under paragraph
4	(1). The Special Master shall ensure that such
5	form can be filed electronically, if determined to
6	be practicable.
7	(B) Contents.—The form developed
8	under subparagraph (A) shall request—
9	(i) information from the claimant con-
10	cerning the physical harm that the claim-
11	ant suffered, or in the case of a claim filed
12	on behalf of a decedent information con-
13	firming the decedent's death, as a result of
14	Hurricane Katrina;
15	(ii) information from the claimant
16	concerning any possible economic and non-
17	economic losses that the claimant suffered
18	as a result of Hurricane Katrina; and
19	(iii) information regarding collateral
20	sources of compensation the claimant has
21	received or is entitled to receive as a result
22	of Hurricane Katrina.
23	(3) Limitation.—No claim may be filed under
24	paragraph (1) after the date that is 2 years after

1	the date on which regulations are promulgated
2	under section 107.
3	(b) REVIEW AND DETERMINATION.—
4	(1) Review.—The Special Master shall review
5	a claim submitted under subsection (a) and deter-
6	mine—
7	(A) whether the claimant is an eligible in-
8	dividual under subsection (c);
9	(B) with respect to a claimant determined
10	to be an eligible individual—
11	(i) the extent of the harm to the
12	claimant, including any economic and non-
13	economic losses; and
14	(ii) the amount of compensation to
15	which the claimant is entitled based on the
16	harm to the claimant, the facts of the
17	claim, and the individual circumstances of
18	the claimant.
19	(2) Negligence.—With respect to a claimant,
20	the Special Master shall not consider negligence or
21	any other theory of liability.
22	(3) Determination.—Not later than 120 days
23	after that date on which a claim is filed under sub-
24	section (a), the Special Master shall complete a re-
25	view make a determination and provide written no-

1	tice to the claimant, with respect to the matters that
2	were the subject of the claim under review. Such a
3	determination shall be final and not subject to judi-
4	cial review.
5	(4) RIGHTS OF CLAIMANT.—A claimant in a re-
6	view under paragraph (1) shall have—
7	(A) the right to be represented by an at-
8	torney;
9	(B) the right to present evidence, including
10	the presentation of witnesses and documents;
11	and
12	(C) any other due process rights deter-
13	mined appropriate by the Special Master.
14	(5) No punitive damages.—The Special Mas-
15	ter may not include amounts for punitive damages
16	in any compensation paid under a claim under this
17	title.
18	(6) Collateral compensation.—The Special
19	Master shall reduce the amount of compensation de-
20	termined under paragraph (1)(B)(ii) by the amount
21	of the collateral source compensation the claimant
22	has received or is entitled to receive as a result of
23	Hurricane Katrina.
24	(c) Eligibility.—

1	(1) In general.—A claimant shall be deter-
2	mined to be an eligible individual for purposes of
3	this subsection if the Special Master determines that
4	such claimant—
5	(A) is an individual described in paragraph
6	(2); and
7	(B) meets the requirements of paragraph
8	(3).
9	(2) Individuals.—A claimant is an individual
10	described in this paragraph if the claimant is—
11	(A) an individual who—
12	(i) was present or had assets present
13	in Alabama, Louisiana or Mississippi at
14	the time, or in the immediate aftermath of
15	Hurricane Katrina; and
16	(ii) suffered physical harm, death,
17	economic or noneconomic losses; or
18	(B) in the case of a decedent who is an in-
19	dividual described in subparagraph (A), the per-
20	sonal representative of the decedent who files a
21	claim on behalf of the decedent.
22	(3) Requirements.—
23	(A) SINGLE CLAIM.—Not more than one
24	claim may be submitted under this title by an
25	individual or on behalf of a deceased individual.

## (B) Limitation on civil action.—

(i) IN GENERAL.—Upon the submission of a claim under this title, the claimant waives the right to file a civil action (or to be a party to an action) in any Federal or State court for damages sustained as a result of Hurricane Katrina. The preceding sentence does not apply to a civil action to recover collateral source obligations.

(ii) PENDING ACTIONS.—In the case of an individual who is a party to a civil action described in clause (i), such individual may not submit a claim under this title unless such individual withdraws from such action by the date that is 90 days after the date on which regulations are promulgated under section 322.

## 19 SEC. 106. PAYMENTS TO ELIGIBLE INDIVIDUALS.

20 (a) IN GENERAL.—Not later than 20 days after the 21 date on which a determination is made by the Special Mas22 ter regarding the amount of compensation due a claimant 23 under this title, the Special Master shall authorize pay24 ment to such claimant of the amount determined with re25 spect to the claimant.

(b) PAYMENT AUTHORITY.—This title constitutes 1 2 budget authority in advance of appropriations Acts and 3 represents the obligation of the Federal Government to 4 provide for the payment of amounts for compensation under this title. 6 (c) Additional Funding.— 7 (1) In General.—The Attorney General is au-8 thorized to accept such amounts as may be contrib-9 uted by individuals, business concerns, or other enti-10 ties to carry out this title, under such terms and 11 conditions as the Attorney General may impose. (2) Use of separate account.—In making 12 13 payments under this section, amounts contained in 14 any account containing funds provided under para-15 graph (1) shall be used prior to using appropriated 16 amounts. 17 SEC. 107. REGULATIONS. 18 Not later than 90 days after the date of enactment 19 of this Act, the Attorney General, in consultation with the 20 Special Master, shall promulgate regulations to carry out 21 this title, including regulations with respect to— 22 (1) forms to be used in submitting claims under 23 this title; (2) the information to be included in such 24 25 forms:

1	(3) procedures for hearing and the presentation
2	of evidence;
3	(4) procedures to assist an individual in filing
4	and pursuing claims under this title; and
5	(5) other matters determined appropriate by
6	the Attorney General.
7	TITLE II—ENVIRONMENTAL
8	PROVISIONS
9	SEC. 201. ENVIRONMENTAL FINDINGS.
10	The Congress finds that—
11	(1) Hurricane Katrina demonstrated the con-
12	nection between the health and safety of commu-
13	nities and the health of natural resources;
14	(2) many of the hardest hit areas in New Orle-
15	ans and the Gulf Coast from Hurricane Katrina
16	were low-income and minority communities already
17	facing decades of environmental injustices;
18	(3) the United States Coast Guard reported
19	more than 7 million gallons of oil and between 1 and
20	2 million gallons of gasoline from plants and depots
21	in southeast Louisiana were spilled as a result of
22	Hurricane Katrina;
23	(4) Hurricane Katrina struck 466 facilities han-
24	dling large quantities of dangerous chemicals, 31
25	hazardous waste sites along the Gulf Coast, and 16

- superfund toxic waste sites, 3 of which were flooded,
  being in the environs of the City of New Orleans;
  - (5) the flooded Superfund sites in Louisiana and Mississippi contained contaminants that include heavy metals associated with developmental problems and increased risk of cancer, and polycyclic aromatic hydrocarbons, which are known carcinogens;
  - (6) spills of oil and other toxic chemicals pose a particularly serious public health threat when they dry and become airborne as invisible, breathable particulates;
  - (7) Hurricane Katrina initially destroyed or compromised 170 drinking water facilities and 47 public owned wastewater treatment works along the affected Gulf Coast region;
  - (8) New Orleans hosts several Level-3 biolabs, including a bioweapons research lab at Tulane University, which pose a major public health risk should any research pathogens have escaped into the environment as a result of the hurricane and resultant flooding and power outages; and
  - (9) residents of New Orleans and the affected Gulf Coast areas have demonstrated their desire and determination to return to their homes and, in order

to enable them to do so, a comprehensive plan is needed.

## 3 SEC. 202. COMPREHENSIVE PLAN.

(a) IN GENERAL.—

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- (1) Planning.—In order to protect the health 6 and safety of the people of the Gulf Coast regions 7 devastated by Hurricane Katrina, the Administrator 8 of the Environmental Protection Agency (hereinafter 9 in this title referred to as the "Administrator"), in 10 consultation with the Governor of any affected State, 11 shall develop a Comprehensive Environmental Sam-12 pling and Toxicity Assessment Plan (hereinafter in 13 this title referred to as the "CESTAP") to deter-14 mine the immediate and long-term hazards posed by 15 exposure to toxins and infectious materials released 16 into the environment as a result of Hurricane 17 Katrina and resultant flooding.
  - (2) Comprehensive testing.—By sampling and analysis of the soil, water, air and human populations in order to determine the presence, volume, and potential distribution vectors of hazardous toxins and infectious materials.
- 23 (3) AGGREGATION AND NOTIFICATION.—The 24 data collected shall be aggregated to identify envi-

- 1 ronmental "hot spots," known and potential toxic 2 threats and public health trends.
  - (A) The results should be used to alert State and local officials, including health and public safety officials.
  - (B) The results should also be made available to the public and used in a public information campaign to aggressively distribute information about public safety threats to the public.
  - (4) First line of defense.—In light of the high potential for a public health disaster under circumstances of multiple releases of toxic and hazardous substances into the environment and complex mixing of such materials in floodwaters, the Administrator shall set up the first line of defense against immediate and long-term threats to public safety by ensuring that all existing Federal and State environmental and work safety standards are diligently observed.
  - (5) COORDINATION.—The CESTAP shall encompass and be coordinated with existing sampling and assessment efforts by Federal and State agencies. In light of the scope and types of testing necessary, the multiple regions affected and the pressing need for haste, the Administrator shall utilize

the work of independent, professional researchers with established credentials. Such work of citizen researchers, motivated by the same desire as the government to protect their fellow citizens from harm, shall be utilized by government officials in identifying the most hazardous geographic sites and potential public health emergencies.

## (b) Notice to Congress.—

- (1) Initial notice.—Not later than 30 days after the date of the enactment of this Act, the Administrator shall submit to the Committees on Transportation and Infrastructure and Energy and Commerce of the House of Representatives and the Committee on Environment and Public Works of the Senate an initial draft of the CESTAP, together with a progress report on the current state of the environmental testing, assessment, clean-up and public safety efforts in the hurricane-devastated regions of the Gulf Coast.
- (2) Subsequent notifications.—Not later than 30 days after the date on which the Administrator submits the initial plan and progress report under paragraph (1), and every 30 days thereafter, the Administrator shall submit to such committees a subsequent progress report, covering—

1	(A) sampling and toxicity assessment re-
2	sults on a region-by-region basis;
3	(B) ongoing and revised planning for noti-
4	fying potentially affected populations and pro-
5	viding proper training and equipment for han-
6	dling hazardous substances; and
7	(C) results of public health assessment and
8	monitoring studies, including any reports indi-
9	cating illnesses possibly resulting from exposure
10	to toxins released in Hurricane Katrina or local
11	epidemics or outbreaks of disease from con-
12	tagions.
13	(c) Annual Review.—No later than 1 year after the
14	date of the enactment of this Act, the Administrator shall
15	submit to the committees referred to in subsection (b) a
16	report describing—
17	(1) the known and potential threats to public
18	health and safety, immediate and long-term, identi-
19	fied under the CESTAP;
20	(2) details of efforts to inform and alert the
21	public and government officials of identified threats
22	and evaluation of their effectiveness;
23	(3) results of efforts to ensure the safety of re-
24	sponders and clean-up crews and evaluation of their
25	effectiveness;

1 (4) results of immediate intervention and on2 going monitoring of public health, including the
3 health of responders, clean-up crews and government
4 officials present in affected areas and evaluation of
5 their effectiveness;
6 (5) an overall assessment of—
7 (A) how the threat to public health has

- (A) how the threat to public health has been managed;
- (B) what threats to public health still remain; and
  - (C) what existing programs must continue in order to address remaining threats; and
  - (6) additional recommendations for action on problems that have not yet been addressed or have not adequately been addressed.

# (d) Zoning.—

(1) RIGHT OF RETURN.—The Department of Homeland Security, the Federal Emergency Management Agency and the Environmental Protection Agency shall allow residents to return to their homes and claim their property and to assist them in doing so and in handling the relief and rehabilitation efforts in the Gulf region shall be guided by this principle.

- 1 (2) RIGHT TO KNOW THE RISKS.—At the same 2 time, Federal and State shall inform the hurricane 3 survivors about the known and possible health risks 4 they may face upon returning to their domiciles, as 5 well how they can best protect themselves and where 6 they can obtain the necessary equipment and mate-7 rials to do so, and shall prevent residents from re-8 turning to areas where the health risks are too se-9 vere.
  - (3) STANDARDS.—Principles (1) and (2) above must be balanced against one another and the Administrator shall play the lead role in setting safety standards to help bring concert to the work of various Federal, State and local officials to determine which areas remain too unsafe to allow residents to return. In doing so, the Administrator shall have the authority to define zones of safety, including—
    - (A) "keep out" zones that remain unsafe for residents to return, even where other agencies have declared them safe from flooding or hazardous debris such as downed power lines;
    - (B) "at your own risk" zones where safety risks are uncertain, or can be controlled with proper information and equipment (where said

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- 1 information and equipment is made available to 2 residents); and
  - (C) "low risk" zones where the risk level is considered minimal, but where residents and visitors are nevertheless provided with information on what risks do exist and what measures they can take to minimize them.
    - (4) Compensation.—Residents whose homes or businesses have been destroyed or terminally compromised or who face an indefinite waiting period before being allowed to reclaim their property shall be offered the choice of alternative land and/or housing as compensation.
    - (5) SAFETY OVER SPECULATION.—The government's obligations defined in principles (1) and (2) above do not apply in the same way to private interests such as land speculators who are not in the condition of having no home to return to.
    - (6) Inspection and certification.—The government must protect the public and consumers from immediate and long-term health risks by requiring those public and private buyers of property in potentially contaminated areas who possessed no title to said land prior to the hurricane, to obtain certification of a comprehensive inspection for envi-

ronmental quality, public health safety as well as compliance with local historical preservation laws prior to commencement of new construction or resale of real estate. The Administrator shall determine areas subject by this clause and shall work with the Centers for Disease Control and Prevention as well as State, local and community governments to establish inspection and certification procedures.

(7) Inspection procedures.—The Administrator shall develop standards for such inspection procedures, in cooperation with State and local officials, including local health and public safety agencies. These standards are to be included in the overall CESTAP provided under this section.

## SEC. 203. NOTIFICATION OF PUBLIC AND PROFESSIONALS.

## (a) Emergency Notification.—

(1) Highest risk areas.—The Administrator shall take immediate action to ensure that contaminated areas that have already been identified as posing the highest risk to human health are properly marked with warning signs, and are patrolled by police who have been given clear guidelines on how to manage traffic in and out of the area. The Administrator shall also ensure that public and health officials from the surrounding region are provided with

- detailed information about the dangers posed by the area of contamination, and what movement restrictions apply. This being of the highest priority, the Administrator shall not wait for the first draft of the CESTAP plan before acting.
  - (2) AIRBORNE CONTAMINANTS.—The Administrator shall take immediate action to ensure that the population in areas subject to potential health risks from airborne contaminates are made aware of the dangers they face through a public information campaign, with literature to be provided to and disseminated by State and local officials and, where their capacity is lacking, by Federal agencies. This being of the highest priority, the Administrator shall not wait for the first draft of the CESTAP before acting.

## (b) Transparency.—

(1) Information campaign.—A major component of the CESTAP plan shall be a pro-active information campaign as part of an effort to produce and disseminate information in the form of literature, web postings and public service announcements providing affected populations with clear and concise warnings about the potential hazards they face.

- (2) REGULAR UPDATES.—The Administrator shall ensure that the campaign is on-going, providing the public with new information as it becomes available.
  - (3) NOTIFYING OFFICIALS.—The Administrator shall ensure that this information campaign includes the provision of detailed information, in print and through direct consultation, to officials overseeing disaster relief, rehabilitation and clean-up.

## (c) Coherency.—

- (1) Providing means of protection.—Public information campaigns under this section shall be coordinated in conjunction with efforts to supply relevant safety equipment (from hazmat suits to rubber gloves and cleaning solutions) to affected populations and working crews.
- (2) Inter-agency cooperation.—The Administrator shall develop the CESTAP plan by—
- (A) identifying and using available resources and manpower of agencies other than the Environmental Protection Agency, where the Agency lacks the resources to meet plan goals; while at the same time:

1	(B) combining efforts as much as possible
2	with those agencies to be so tapped, through
3	such measures as—
4	(i) setting up joint information cam-
5	paigns where possible;
6	(ii) identifying teams of agencies who
7	will be working in high risk areas and pro-
8	visioning the necessary protective gear; and
9	in general
10	(iii) seeking wherever possible to avoid
11	unnecessary duplication of effort.
12	SEC. 204. TRAINING FOR RESPONDERS AND CLEAN-UP
13	WORKERS.
14	(a) Planning and Execution.—
	(1) Duanayana yanyamy aya ayanmy
15	(1) Responders health and safety
15 16	PLAN.—The CESTAP shall contain a program de-
16	PLAN.—The CESTAP shall contain a program de-
16 17	PLAN.—The CESTAP shall contain a program designed to protect the health and safety of responders
16 17 18	PLAN.—The CESTAP shall contain a program designed to protect the health and safety of responders and clean-up crews specifically in relation to toxic
16 17 18 19	PLAN.—The CESTAP shall contain a program designed to protect the health and safety of responders and clean-up crews specifically in relation to toxic and infectious materials.
16 17 18 19 20	PLAN.—The CESTAP shall contain a program designed to protect the health and safety of responders and clean-up crews specifically in relation to toxic and infectious materials.  (2) Inter-agency coordination.—The Ad-
16 17 18 19 20 21	PLAN.—The CESTAP shall contain a program designed to protect the health and safety of responders and clean-up crews specifically in relation to toxic and infectious materials.  (2) Inter-agency coordinate this program with the
16 17 18 19 20 21 22	PLAN.—The CESTAP shall contain a program designed to protect the health and safety of responders and clean-up crews specifically in relation to toxic and infectious materials.  (2) Inter-agency coordination.—The Administrator shall coordinate this program with the following agencies:

1	and clean-up crews in cooperation with Federal,
2	State, and local officials and private sector or-
3	ganizations;
4	(B) the Department of Labor, which is re-
5	sponsible for coordinating a response plan to
6	address worker health and safety issues; and
7	(C) the National Institute of Occupational
8	Safety and Health, which should be ready to
9	provide health and safety training to responders
10	and clean-up crews.
11	(3) AUTHORITY OF ADMINISTRATOR.—The Ad-
12	ministrator shall have authority to involve and use
13	the resources of these agencies to achieve the goals
14	here set out.
15	(b) Emergency Training.—The Administrator
16	shall include in the CESTAP, guidelines to ensure that—
17	(1) worksites and areas where responders and
18	clean-up crews are to be sent are subject to a full
19	environmental assessment and identification of haz-
20	ards through onsite evaluation and monitoring and
21	identification of workers likely to be facing high risk
22	of hazardous exposures;
23	(2) relief, reconstruction and clean-up workers
24	of all contributing agencies—

1	(A) are properly informed of the environ-
2	mental hazards they may face in their work;
3	(B) are provided proper training in han-
4	dling toxic materials;
5	(C) are provided with the proper protective
6	equipment (such as respirators to protect
7	against airborne toxins), and guidelines and
8	training for using them; and
9	(D) receive proper immunizations, where
10	necessary and appropriate;
11	(3) mechanisms are in place to provide equal
12	protection from environmental and health hazards to
13	State and local public employees not covered by reg-
14	ulations of the Occupational Safety and Health Ad-
15	ministration; and
16	(4) these efforts are coordinated in close col-
17	laboration with local employers, unions and safety
18	and health professionals.
19	(c) HIRING POLICY.—The Administrator shall ensure
20	that qualified residents returning to New Orleans and hur-
21	ricane-affected areas, and who are faced with the job loss
22	are given priority in new hirings for positions involved in
23	ongoing sampling and assessment of the environment.
24	SEC. 205. PUBLIC HEALTH ASSESSMENT AND MONITORING.
25	(a) Early Intervention.—

1	(1) Immediate human health assess-
2	MENT.—The Administrator shall include in the
3	CESTAP plan an immediate public health assess-
4	ment of—
5	(A) populations remaining in or returning
6	to areas of known or potential exposure to tox-
7	ins and infectious materials, and
8	(B) relief, rehabilitation and clean-up
9	workers working in areas known to be at risk.
10	(2) Purpose.—The purpose of such immediate
11	assessment is—
12	(A) to identify any epidemiological out-
13	breaks or toxological trends in the population;
14	and
15	(B) as a means of—
16	(i) screening for hazards missed by
17	other forms of environmental sampling;
18	(ii) alerting relevant health officials to
19	addressing the problem; and
20	(iii) setting a base-line for long-term
21	monitoring.
22	(b) Long-Term Monitoring.—The CESTAP shall
23	include provisions for periodic follow-up studies, no more
24	than a year apart, to assess the ongoing and long-term
25	health impacts of the toxic and infectious materials that

1	were or may have been released into the environment as
2	a result of the impact of Hurricane Katrina.
3	SEC. 206. INDEPENDENT REVIEW.
4	(a) Independent Advisory and Review
5	PANEL.—In order to ensure maximum consonance with
6	efforts of residents of affected areas and cities to rebuild
7	their homes, businesses and communities, the Adminis-
8	trator shall establish an Independent Advisory and Review
9	Panel (IARP), comprised of—
10	(1) professionals who can share expert scientific
11	and environmental knowledge with the Adminis-
12	trator and officials involved in carrying out the
13	CESTAP;
14	(2) respected community leaders capable of pro-
15	viding to the Administrator and officials involved in
16	carrying out the CESTAP first-hand knowledge of—
17	(A) State, local and community resources
18	and organizational capacities;
19	(B) existing plans and efforts by State and
20	local communities to rebuild their communities
21	as well as to deal with discovered toxic and in-
22	fectious hazardous materials; and
23	(C) the priorities and concerns of affected
24	populations:

1	(3) officials from State and local government;
2	and
3	(4) State and local public health and safety offi-
4	cials.
5	(b) Nominations.—Nominations for the IARP shall
6	be solicited from—
7	(1) local and national scientific and environ-
8	mental nongovernmental organizations;
9	(2) civic bodies and community organizations in
10	the affected cities, States, and regions;
11	(3) State, local and community government
12	bodies.
13	(c) Periodic Review.—The IARP shall issue peri-
14	odic reports no less frequently than quarterly, assessing
15	the progress of the CESTAP, with specific reference to—
16	(1) previous or on-going threats to public health
17	that the CESTAP failed to identify or to adequately
18	address;
19	(2) the effectiveness of efforts under CESTAP
20	to protect residents, responders and clean-up work-
21	ers through providing information, training and
22	safety equipment; and
23	(3) implementation of the CESTAP in coordi-
24	nation with State, local and community government

1	and nongovermental bodies, including suggestions
2	for further improvement.
3	SEC. 207. EXPIRATION.
4	Unless otherwise extended by law, this title and the
5	CESTAP shall cease to apply upon completion of the Ad-
6	ministrator's fifth annual report to Congress.
7	TITLE III—HEALTH PROVISIONS
8	Subtitle A—Repair and Access
9	SEC. 301. REPAIR AND DISPARITIES GRANTS.
10	(a) Construction and Repair Grants .—The
11	Secretary of Health and Human Services (in this section
12	referred to as the "Secretary") shall make grants to public
13	health facilities and loans to private health facilities, for
14	the purpose of constructing, modernizing, or repairing
15	hospitals, clinics, health centers, laboratories, and other
16	health facilities in a Hurricane Katrina disaster area dam-
17	aged as a result of Hurricane Katrina for—
18	(1) construction of hospitals, clinics, health cen-
19	ters, laboratories, mental health and substance
20	abuse facilities that meet the standards of the Joint
21	Commission on the Accreditation of Healthcare Or-
22	ganizations (JCAHO);
23	(2) repair or modernization of such public or
24	private hospitals or public facilities as provide health

care or health related services; and

1	(3) to bring hospitals and public health facili-
2	ties in compliance with such JCAHO standards and
3	requirements of the Centers for Medicare & Med-
4	icaid Services.
5	(b) Health Disparity Grants.—The Secretary,
6	acting through the Administrator of the Health and
7	Human Resources Administration and the Director of the
8	Office of Minority Health, and in consultation with the
9	Director of the Office of Community Services and the Di-
10	rector of the National Center for Minority Health and
11	Health Disparities, shall make grants to assist individuals,
12	hospitals, businesses, schools, minority health associa-
13	tions, non-profit organizations, community-based organi-
14	zations, healthcare clinics, foundations, and other entities
15	in communities in a Hurricane Katrina disaster area and
16	that disproportionately experience disparities in health
17	status and healthcare which are seeking—
18	(1) to improve the health of minority individ-
19	uals in the community and to reduce disparities in
20	health status and healthcare by assisting individuals
21	in accessing Federal programs or by other means;
22	and
23	(2) to coordinate the efforts of governmental
24	and private entities regarding the elimination of ra-
25	cial and ethnic health status and healthcare.

1	(c) APPLICATION.—To obtain a grant under this sec-
2	tion, an applicant shall submit to the Secretary an applica-
3	tion in such form and in such manner as the Secretary
4	may require. An application for a grant under—
5	(1) subsection (a) shall describe, with such
6	specificity as the Secretary shall require, the damage
7	sustained as a result of Hurricane Katrina and the
8	steps proposed to address the damage; and
9	(2) subsection (b) shall demonstrate that the
10	communities to be served are those that dispropor-
11	tionately experience disparities in health status and
12	healthcare and shall set forth a strategic plan for re-
13	ducing those disparities by—
14	(A) describing the coordinated health, eco-
15	nomic, human, community, and physical devel-
16	opment plan and related activities proposed for
17	the community;
18	(B) identifying the projected amount of
19	Federal, State, local and private resources that
20	will be available in the area and the private and
21	public partnerships to be used (including any
22	participation by or cooperation with univer-
23	sities, colleges, foundations, non-profit organiza-

tions, medical centers, hospitals, health clinics,

- school districts, or other private and public entities);
  - (C) identifying the funding requested under any Federal program in support of the proposed activities;
  - (D) identifying benchmarks for measuring the success of carrying out the strategic plan;
  - (E) demonstrating the ability to reach and service the targeted underserved minority community populations in a culturally appropriate and linguistically responsive manner; and
  - (F) demonstrating a capacity and infrastructure to provide long-term community response that is culturally appropriate and linguistically responsive to communities that disproportionately experience disparities in health and healthcare.
- 18 (d) DEFINITION.—For purposes of this section, the 19 term "Hurricane Katrina disaster area" means an area 20 which the President has designated as a disaster area as 21 a result of Hurricane Katrina of August 2005.
- 22 (e) AUTHORIZATION OF APPROPRIATION .—There 23 are authorized to be appropriated to carry out this section, 24 such sums as may be necessary for each of fiscal years 25 2006 through 2010.

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# 1 SEC. 302. DISASTER RELIEF MEDICAID.

2	(a) AUTHORITY TO PROVIDE DISASTER RELIEF
3	MEDICAID.—Notwithstanding any provision of title XIX
4	of the Social Security Act, a State shall, as a condition
5	of participation in the Medicaid program established
6	under title XIX of the Social Security Act (42 U.S.C.
7	1396 et seq.), provide medical assistance to DRM-eligible
8	Katrina Survivors (as defined in subsection (b)) under a
9	State Medicaid plan established under such title during
10	the disaster relief Medicaid coverage period in accordance
11	with the following provisions of this section and without
12	submitting an amendment to the State Medicaid plan.
13	Such assistance shall be referred to as "Disaster Relief
14	Medicaid Assistance (DRM assistance)".
15	(b) DRM-ELIGIBLE KATRINA SURVIVOR DE-
16	FINED.—
17	(1) In general.—In this section, the term
18	"DRM-eligible Katrina Survivor" means a Katrina
19	Survivor whose family income does not exceed the
20	higher of—
21	(A) 100 percent (200 percent, in the case
22	of such a Survivor who is a pregnant woman,
23	child, or a recipient of disability benefits under
24	section 223 of the Social Security Act) of the
25	poverty line; or

1 (B) the income eligibility standard which 2 would apply to the Survivor under the State Medicaid plan. 3 4 (2) No resources, residency, or categor-5 **ICAL ELIGIBILITY** REQUIREMENTS.—Eligibility 6 under paragraph (1) shall be determined without ap-7 plication of any resources test, State residency, or 8 categorical eligibility requirements.

### (3) Income determination.—

- (A) LEAST RESTRICTIVE INCOME METH-ODOLOGIES.—The State shall use the least restrictive methodologies applied under the State Medicaid plan under section 1902(r)(2) of the Social Security Act (42 U.S.C. 1396a(r)(2)) in determining income eligibility for Katrina Survivors under paragraph (1).
- (B) DISREGARD OF UI BENEFITS.—In determining such income eligibility, the State shall disregard any amount received under a law of the United States or of a State which is in the nature of unemployment compensation by a Katrina Survivor during the DRM coverage period.
- 24 (4) Definition of Child.—For purposes of 25 paragraph (1), a DRM-eligible Katrina Survivor

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1	shall be determined to be a "child" in accordance
2	with the definition of "child" under the State Med-
3	icaid plan.
4	(c) Eligibility Determination; No Continu-
5	ATION OF DRM ASSISTANCE.—
6	(1) STREAMLINED ELIGIBILITY PROCESS.—The
7	State shall use the following streamlined procedures
8	in processing applications and determining eligibility
9	for DRM assistance for DRM-eligible Katrina Sur-
10	vivors:
11	(A) A common 1-page application form de-
12	veloped by the Secretary of Health and Human
13	Services in consultation with the National Asso-
14	ciation of State Medicaid Directors. Such form
15	shall—
16	(i) require an applicant to provide an
17	expected address for the duration of the
18	DRM coverage period and to agree to up-
19	date that information if it changes during
20	such period;
21	(ii) include notice regarding the pen-
22	alties for making a fraudulent application
23	under subsection (h);
24	(iii) require the applicant to assign to
25	the State any rights of the applicant (or

1	any other person who is a DRM-eligible
2	Katrina Survivor and on whose behalf the
3	applicant has the legal authority to execute
4	an assignment of such rights) under any
5	group health plan or other third-party cov-
6	erage for health care; and
7	(iv) require the applicant to list any
8	health insurance coverage which the appli-
9	cant was enrolled in immediately prior to
10	submitting such application.
11	(B) Self-attestation by the applicant that
12	the applicant—
13	(i) is a DRM-eligible Katrina Sur-
14	vivor; and
15	(ii) if applicable, requires home and
16	community-based services provided under
17	such DRM assistance in accordance with
18	subsection $(d)(3)$ .
19	(C) No requirement for documentation evi-
20	dencing the basis on which the applicant quali-
21	fies to be a DRM-eligible Katrina Survivor or,
22	if applicable, requires home and community-
23	based services.
24	(D) Issuance of a DRM assistance eligi-
25	bility card to an applicant who completes such

application, including the self-attestation required under subparagraph (B). Such card shall be valid as long as the DRM coverage period is in effect and shall be accompanied by notice of the termination date for the DRM coverage period and, if applicable, notice that such termination date may be extended. If the President extends the DRM coverage period, the State shall notify DRM-eligible Katrina Survivors enrolled in DRM assistance of the new termination date for the DRM coverage period.

(E) If an applicant completes the application and presents it to a provider or facility participating in the State Medicaid plan that is qualified to make presumptive eligibility determinations under such plan (which at a minimum shall consist of facilities identified in section 1902(a)(55) of the Social Security Act (42 U.S.C. 1396a(a)(55)) and it appears to the provider that the applicant is a DRM-eligible Katrina Survivor based on the information in the application, the applicant will be deemed to DRM assistance in accordance with this section, subject to subsection (g).

1 (F) Continuous eligibility, without the need 2 for any re-determination of eligibility, for the 3 duration of the DRM coverage period.

## (2) NO CONTINUATION OF DRM ASSISTANCE.—

- (A) IN GENERAL.—Except as provided in subparagraphs (B) and (C), no DRM assistance shall be provided after the end of the DRM coverage period.
- (B) Presumptive eligible Katrina Survivor who is receiving DRM assistance from a State in accordance with this section and who, as of the end of the DRM coverage period, has an application pending for medical assistance under the State Medicaid plan for periods beginning after the end of such period, the State shall provide such Survivor with a period of presumptive eligibility for medical assistance under the State Medicaid plan (not to exceed 60 days) until a determination with respect to the Survivor's application has been made.
- (C) Pregnant women.—In the case of a DRM-eligible Katrina Survivor who is receiving DRM assistance from a State in accordance with this section and whose pregnancy ended

during the 60-day period prior to the end of the DRM coverage period, or who is pregnant as of the end of such period, such Survivor shall continue to be eligible for DRM assistance after the end of the DRM coverage period, including (but not limited to) for all pregnancy-related and postpartum medical assistance available under the State Medicaid plan, through the end of the month in which the 60-day period (beginning on the last day of her pregnancy) ends.

VIDED ASSISTANCE PRIOR TO DATE OF ENACT-MENT.—Any Katrina Survivor who is provided medical assistance under a State Medicaid plan in accordance with guidance from the Secretary during the period that begins on August 28, 2005, and ends on the date of enactment of this Act shall be treated as a DRM-eligible Katrina Survivor, without the need to file an additional application, for purposes of eligibility for DRM assistance under this section.

## (d) Scope of Coverage.—

(1) Categorically Needy Benefits.—The State shall treat a DRM-eligible Katrina Survivor as an individual eligible for medical assistance under the State plan under title XIX of the Social Security

- Act on the basis of section 1902(a)(10)(A)(i) of the Social Security Act (42 U.S.C. 1396a(a)(10)(A)(i)), with coverage for such assistance retroactive to items and services furnished on or after August 28, 2005 (or in the case of applications for DRM assistance submitted after January 1 2006, the first day of the 5th month preceding the date on which such application is submitted).
  - (2) EXTENDED MENTAL HEALTH AND CARE CO-ORDINATION BENEFITS.—The State may provide, without regard to any restrictions on amount, duration, and scope, comparability, or restrictions otherwise applicable under the State medicaid plan (other than restrictions applicable under such plan with respect to services provided in an institution for mental diseases), to DRM-eligible Katrina Survivors extended mental health and care coordination benefits which may include the following:
    - (A) Screening, assessment, and diagnostic services (including specialized assessments for individuals with cognitive impairments).
    - (B) Coverage for a full range of mental health medications at the dosages and frequencies prescribed by health professionals for

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- depression, post-traumatic stress disorder, and other mental disorders.
  - (C) Treatment of alcohol and substance abuse determined to result from circumstances related to Hurricane Katrina.
  - (D) Psychotherapy, rehabilitation and other treatments administered by psychiatrists, psychologists, or social workers for conditions exacerbated by, or resulting from, Hurricane Katrina.
    - (E) In-patient mental health care.
  - (F) Family counseling for families where a member of the immediate family is a Katrina Survivor or first responder to Hurricane Katrina or includes an individual who has died as a result of Hurricane Katrina.
  - (G) In connection with the provision of health and long-term care services, arranging for, (and when necessary, enrollment in waiver programs or other specialized programs), and coordination related to, primary and specialty medical care, which may include personal care services, durable medical equipment and supplies, assistive technology, and transportation.

1	(3) Home and community-based serv-
2	ICES.—
3	(A) In general.—In the case of a State
4	with a waiver to provide home and community-
5	based services granted under section 1115 of
6	the Social Security Act or under subsection (c)
7	or (d) of section 1915 of such Act, the State
8	may provide such services to DRM-eligible
9	Katrina Survivors who self-attest in accordance
10	with subsection (c)(1)(B)(ii) that they require
11	immediate home and community-based services
12	that are available under such waiver without re-
13	gard to whether the Survivors would require the
14	level of care provided in a hospital, nursing fa-
15	cility, or intermediate care facility for the men-
16	tally retarded, including to DRM-eligible
17	Katrina Survivors who are individuals described
18	in subparagraph (B).
19	(B) Individuals described.—Individ-
20	uals described in this subparagraph are individ-
21	uals who—
22	(i) on any day during the week pre-
23	ceding August 28, 2005—
24	(I) had been receiving home and
25	community-based services under a

1	waiver described in subparagraph (A)
2	in a direct impact parish or county;
3	(II) had been receiving support
4	services from a primary family care-
5	giver who, as a result of Hurricane
6	Katrina, is no longer available to pro-
7	vide services; or
8	(III) had been receiving personal
9	care, home health, or rehabilitative
10	services under the State Medicaid
11	plan or under a waiver granted under
12	section 1915 or 1115 of the Social Se-
13	curity Act; or
14	(ii) are disabled (as determined under
15	the State Medicaid plan).
16	(C) Waiver of restrictions.—The Sec-
17	retary shall waive with respect to the provision
18	of home and community-based services under
19	this paragraph any limitations on—
20	(i) the number of individuals who
21	shall receive home or community-based
22	services under a waiver described in sub-
23	paragraph (A);
24	(ii) budget neutrality requirements ap-
25	plicable to such waiver; and

1	(iii) targeted populations eligible for
2	services under such waiver.
3	The Secretary may waive other restrictions ap-
4	plicable under such a waiver, that would pre-
5	vent a State from providing home and commu-
6	nity-based services in accordance with this
7	paragraph.
8	(4) CHILDREN BORN TO PREGNANT WOMEN.—
9	In the case of a child born to a DRM-eligible
10	Katrina Survivor who is provided DRM assistance
11	during the DRM coverage period, such child shall be
12	treated as having been born to a pregnant woman el-
13	igible for medical assistance under the State Med-
14	icaid plan and shall be eligible for medical assistance
15	under such plan in accordance with section
16	1902(e)(4) of the Social Security Act (42 U.S.C.
17	1396a(e)(4)). The Federal medical assistance per-
18	centage applicable to the State Medicaid plan shall
19	apply to medical assistance provided to a child under
20	such plan in accordance with the preceding sentence.
21	(e) TERMINATION OF COVERAGE; ASSISTANCE WITH
22	APPLYING FOR REGULAR MEDICAID COVERAGE.—
23	(1) Notice of expected termination of
24	DRM COVERAGE PERIOD.—A State shall provide
25	DRM-eligible Katrina Survivors who are receiving

1	DRM assistance from the State in accordance with
2	this section, as of the beginning of the 4th month
3	(and, if applicable, 9th month) of the DRM coverage
4	period with—
5	(A) notice of the expected termination date
6	for DRM assistance for such period;
7	(B) information regarding eligibility for
8	medical assistance under the State's eligibility
9	rules otherwise applicable under the State med-
10	icaid plan; and
11	(C) an application for such assistance and
12	information regarding where to obtain assist-
13	ance with completing such application in ac-
14	cordance with paragraph (2).
15	(2) APPLICATION ASSISTANCE.—A State shall
16	provide DRM-eligible Katrina Survivors who are re-
17	ceiving DRM assistance from the State in accord-
18	ance with this section with assistance in applying for
19	medical assistance under the State medicaid plan for
20	periods beginning after the end of the DRM cov-
21	erage period, at State Medicaid offices and at loca-
22	tions easily accessible to such Survivors.
23	(3) State reports.—A State providing DRM
24	assistance in accordance with this section shall sub-

mit to the Secretary the following reports:

1	(A) TERMINATION AND TRANSITION AS-
2	SISTANCE TO REGULAR MEDICAID COVERAGE
3	FOR DRM-ELIGIBLE KATRINA SURVIVORS ELIGI-
4	BLE FOR SUCH ASSISTANCE.—A report detail-
5	ing how the State intends to satisfy the require-
6	ments of paragraphs (1) and (2).
7	(B) Enrollment.—Reports regarding—
8	(i) the number of Katrina Survivors
9	who are determined to be DRM-eligible
10	Katrina Survivors; and
11	(ii) the number of DRM-eligible
12	Katrina Survivors who are determined to
13	be eligible for, and enrolled in, the State
14	Medicaid plan.
15	(4) Secretarial oversight.—The Secretary
16	of Health and Human Services shall ensure that a
17	State is complying with the requirements of para-
18	graphs (1) and (2) and that applications for medical
19	assistance under the State Medicaid plan from
20	DRM-eligible Katrina Survivors for periods begin-
21	ning after the end of the DRM coverage period are
22	processed in a timely and appropriate manner.
23	(5) No private right of action against a
24	STATE FOR FAILURE TO PROVIDE NOTICE.—No pri-
25	vate right of action shall be brought against a State

1	for failure to provide the notices required under
2	paragraph (1) or subsection (c)(1) so long as the
3	State makes a good faith effort to provide such no-
4	tices.
5	(f) 100 Percent Federal Matching Pay-
6	MENTS.—
7	(1) In General.—Notwithstanding section
8	1905(b) of the Social Security Act (42 U.S.C
9	1396d(b), the Federal medical assistance percentage
10	or the Federal matching rate otherwise applied
11	under section 1903(a) of such Act (42 U.S.C
12	1396b(a)) shall be 100 percent for—
13	(A) providing DRM assistance to DRM-eli-
14	gible Katrina Survivors during the DRM cov-
15	erage period in accordance with this section;
16	(B) costs directly attributable to adminis-
17	trative activities related to the provision of such
18	DRM assistance, including costs attributable to
19	obtaining recoveries under subsection (h);
20	(C) costs directly attributable to providing
21	application assistance in accordance with sub-
22	section (e)(2); and
23	(D) DRM assistance provided in accord-
24	ance with subparagraph (B) or (C) of sub-

- section (c)(2) after the end of the DRM coverage period.
- 2) DISREGARD OF PAYMENTS.—Payments provided to a State in accordance with this subsection shall be disregarded for purposes of applying subsections (f) and (g) of section 1108 of the Social Security Act (42 U.S.C. 1308).
- 8 (g) Verification of Status as a Katrina Sur-9 vivor.—
  - (1) IN GENERAL.—The State shall make a good faith effort to verify the status of an individual who is enrolled in the State Medicaid plan as a DRM-eligible Katrina Survivor under the provisions of this section. Such effort shall not delay the determination of the eligibility of the Survivor for DRM assistance under this section.
    - (2) EVIDENCE OF VERIFICATION.—A State may satisfy the verification requirement under subparagraph (A) with respect to an individual by showing that the State providing DRM assistance obtained information from the Social Security Administration, the Internal Revenue Service, or the State Medicaid Agency for the State from which individual is from (if the individual was not a resident of such State

- on any day during the week preceding August 28, 2005).
- 3 (h) Penalty for Fraudulent Applications.—
- Individual liable for costs.—If a State, as the result of verification activities con-6 ducted under subsection (g) or otherwise, determines after a fair hearing that an individual has knowingly 7 8 made a false self-attestation described in subsection 9 (c)(1)(B), the State may, subject to paragraph (2), 10 seek recovery from the individual for the full amount 11 of the cost of DRM assistance provided to the indi-12 vidual under this section.
  - (2) EXCEPTION.—The Secretary shall exempt a State from seeking recovery under paragraph (1) if the Secretary determines that it would not be cost-effective for the State to do so.
- 17 (3) REIMBURSEMENT TO THE FEDERAL GOV-18 ERNMENT.—Any amounts recovered by a State in 19 accordance with this subsection shall be returned to 20 the Federal government.
- 21 (i) Exemption From Error Rate Penalties.—
- 22 All payments attributable to providing DRM assistance in
- 23 accordance with this section shall be disregarded for pur-
- 24 poses of section 1903(u) of the Social Security Act (42
- 25 U.S.C. 1396b(u)).

14

15

1	(j) Provider Payment Rates.—In the case of any
2	DRM assistance provided in accordance with this section
3	to a DRM-eligible Katrina Survivor that is covered under
4	the State Medicaid plan (as applied without regard to this
5	section) the State shall pay a provider of such assistance
6	the same payment rate as the State would otherwise pay
7	for the assistance if the assistance were provided under
8	the State Medicaid plan (or, if no such payment rate ap-
9	plies under the State Medicaid plan, the usual and cus-
10	tomary prevailing rate for the item or service for the com-
11	munity in which it is provided).
12	(k) Application to Individuals Eligible for
13	MEDICAL ASSISTANCE.—Nothing in this section shall be
14	construed as affecting any rights accorded to an individual
15	who is a recipient of medical assistance under a State
16	Medicaid plan who is determined to be a DRM-eligible
17	Katrina Survivor but the provision of DRM assistance to
18	such individual shall be limited to the provision of such
19	assistance in accordance with this section.
20	(l) Definitions.—
21	(1) DRM coverage period.—
22	(A) IN GENERAL.—The term "DRM cov-
23	erage period" means the period beginning on
24	August 28, 2005, and, subject to subparagraph

1	(B), ending on the date that is 12 months after
2	the date of enactment of this Act.
3	(B) Presidential authority to ex-
4	TEND DRM COVERAGE PERIOD.—
5	(i) In general.—The President may
6	extend the DRM coverage period for an
7	additional 12 months. Any reference to the
8	term "DRM coverage period" in this title
9	shall include any extension under this
10	clause.
11	(ii) Notice to congress and
12	STATES.—The President shall notify the
13	majority and minority leaders of the Sen-
14	ate, the Speaker of the House of Rep-
15	resentatives, the minority leader of the
16	House of Representatives, the Chairs and
17	Ranking Members of the Committee on Fi-
18	nance of the Senate and the Committees
19	on Energy and Commerce and Ways and
20	Means of the House of Representatives
21	and the States at least 30 days prior to—
22	(I) extending the DRM coverage
23	period; or

1	(II) if the President determines
2	not to extend such period, the ending
3	date described in subparagraph (A).
4	(2) Poverty line.—The term "poverty line"
5	has the meaning given that term in section
6	2110(c)(5) of the Social Security Act (42 U.S.C.
7	1397jj(c)(5)).
8	(3) Secretary.—The term "Secretary" means
9	the Secretary of Health and Human Services.
10	Subtitle B—Temporary Assistance
11	to Needy Families (TANF)
12	SEC. 311. REIMBURSEMENT OF STATES FOR TANF BENE-
13	FITS PROVIDED TO ASSIST FAMILIES FROM
14	OTHER STATES AFFECTED BY HURRICANE
15	KATRINA.
16	(a) In General.—Section 3 of the TANF Emer-
17	gency Response and Recovery Act of 2005 (Public Law
18	109–68) is amended to read as follows:
19	"SEC. 3. REIMBURSEMENT OF STATES FOR TANF BENEFITS
20	PROVIDED TO ASSIST FAMILIES FROM
21	OTHER STATES AFFECTED BY HURRICANE
22	KATRINA.
23	"(a) Eligibility for Payments From the Con-
24	TINGENCY FUND.—

1	"(1) Period of Applicability.—Beginning
2	with August 29, 2005, and ending with August 31,
3	2006, each State that is a direct impact State or a
4	State described in paragraph (3) of this subsection
5	shall be considered a needy State for purposes of
6	section 403(b) of the Social Security Act.
7	"(2) Direct impact state.—In this sub-
8	section, the term 'direct impact State' means Lou-
9	isiana, Mississippi, and Alabama.
10	"(3) Other states.—A State is described in
11	this paragraph if the State provides any benefit or
12	service, that may be provided under the State pro-
13	gram funded under part A of title IV of the Social
14	Security Act, to a family which—
15	"(A) has resided in a direct impact State;
16	and
17	"(B) has traveled (not necessarily directly)
18	to the State from the direct impact State as a
19	result of the hurricane.
20	"(b) Monthly Payments.—
21	"(1) In General.—Notwithstanding section
22	403(b)(3)(C)(i) of the Social Security Act, the total
23	amount paid during a month to—
24	"(A) a direct impact State, shall not ex-
25	ceed ½ of 20 percent of the State family assist-

1 ance grant (described in section 403(a)(1)(B) of 2 such Act); and "(B) a State described in subsection 3 4 (a)(3), shall not exceed the lesser of— "(i) total amount of benefits or serv-6 ices provided under the State program 7 funded under part A of title IV of such Act 8 to families described in subsection (a)(3); 9 or "(ii) ½ of 20 percent of the State 10 11 family assistance grant (as so described). 12 "(c) No State Match or Maintenance of Ef-FORT REQUIRED.—Sections 403(b)(6) and 409(a)(10) of the Social Security Act shall not apply with respect to a 14 15 payment made to a State by reason of this section. "(d) Increase in Funding to the Extent Nec-16 ESSARY.—During the period beginning with August 29, 18 2005, and ending with September 30, 2006, section 19 403(b)(2) of the Social Security Act shall be applied with-20 out regard to the limitation on the total amount specified 21 in such section.". (b) RETROACTIVE EFFECTIVE DATE.—The amend-22 23 ment made by subsection (a) shall take effect as if included in the enactment of the TANF Emergency Response and Recovery Act of 2005.

1	SEC. 312. INCREASE IN AMOUNT OF ADDITIONAL TANK
2	FUNDS AVAILABLE FOR HURRICANE-DAM-
3	AGED STATES.
4	(a) In General.—Section 4(a)(2) of the TANF
5	Emergency Response and Recovery Act of 2005 (Public
6	Law 109-68) is amended by striking "20 percent" and
7	inserting "40 percent".
8	(b) Retroactive Effective Date.—The amend-
9	ment made by subsection (a) shall take effect as if in-
10	cluded in the enactment of the TANF Emergency Re-
11	sponse and Recovery Act of 2005.
12	SEC. 313. RULES FOR RECEIPT OF HURRICANE KATRINA
13	EMERGENCY TANF BENEFITS AND APPLICA
14	TION TO CHILD SUPPORT REQUIREMENTS.
15	(a) In General.—Section 6 of the TANF Emer-
16	gency Response and Recovery Act of 2005 (Public Law
17	109–68) is amended to read as follows:
18	"SEC. 6. RULES OF RECEIPT OF HURRICANE KATRINA
19	EMERGENCY TANF BENEFITS AND APPLICA
20	TION TO CHILD SUPPORT REQUIREMENTS.
21	"(a) In General.—During the period described in
22	section 3(d) of this Act, Hurricane Katrina Emergency
23	TANF Benefits provided by a direct impact State (as de-
24	fined in section 3(a)(2) of this Act), a State described in
25	section 3(a)(3) of this Act, or an Indian tribe under a trib-
26	al family assistance plan approved under section 412 of

- 1 the Social Security Act shall not be considered assistance
- 2 for purposes of section 407, paragraphs (2), (3), or (7)
- 3 of section 408(a), or section 454(29) of the Social Security
- 4 Act.
- 5 "(b) Hurricane Katrina Emergency TANF Ben-
- 6 EFITS.—In subsection (a), the term 'Hurricane Katrina
- 7 Emergency TANF Benefits' means any benefit or service
- 8 that may be provided under a State or tribal program
- 9 funded under part A of title IV of the Social Security Act
- 10 to support—
- "(1) a family described in section 3(a)(3) of
- this Act; or
- 13 "(2) a family that—
- 14 "(A) is residing in a direct impact State
- 15 (as defined in section 3(a)(2) of this Act); and
- 16 "(B) the State considers a needy family for
- purposes of the program.".
- 18 (c) Retroactive Effective Date.—The amend-
- 19 ment made by subsection (a) shall take effect as if in-
- 20 cluded in the enactment of the TANF Emergency Re-
- 21 sponse and Recovery Act of 2005.

1	SEC. 314. AUTHORITY TO USE FUNDS IN INDIVIDUAL DE-
2	VELOPMENT ACCOUNTS FOR CAR OWNER-
3	SHIP, MAINTENANCE AND INSURANCE.
4	(a) Accounts Established Under the Tanf
5	Program.—
6	(1) Additional qualified purpose for use
7	OF FUNDS.—Section 404(h)(2)(B) of the Social Se-
8	curity Act (42 U.S.C. 604(h)(2)(B)) is amended by
9	adding at the end the following:
10	"(iv) Qualified automotive ex-
11	PENDITURES.—Qualified automotive ex-
12	penditures paid from an individual develop-
13	ment account directly to the persons to
14	whom the amounts are due.".
15	(2) Definition.—Section 404(h)(5) of the So-
16	cial Security Act (42 U.S.C. 604(h)(5)) is amended
17	by adding at the end the following:
18	"(J) Qualified automotive expendi-
19	TURES.—The term 'qualified automotive ex-
20	penditures' means expenditures for the pur-
21	chase or maintenance of an automobile, or for
22	insurance for an automobile.".
23	(b) Accounts Established Under the Assets
24	FOR INDEPENDENCE PROGRAM.—Section 404(8) of the
25	Assets for Independence Act (42 U.S.C. 604 note) is
26	amended by adding at the end the following:

1	"(E) Qualified automotive expendi-
2	TURES.—
3	"(i) In general.—Qualified auto-
4	motive expenditures paid from an indi-
5	vidual development account directly to the
6	persons to whom the amounts are due.
7	"(ii) Definition.—In clause (i), the
8	term 'qualified automotive expenditures'
9	means expenditures for the purchase or
10	maintenance of an automobile, or for in-
11	surance for an automobile.".
12	Subtitle C—Unemployment
13	Compensation
14	SEC. 321. FEDERAL-STATE AGREEMENTS.
15	(a) In General.—Any State that is a qualified State
16	and that desires to do so may enter into and participate
17	in an agreement under this subtitle with the Secretary.
18	Any State that is a party to an agreement under this sub-
10	
19	title may, upon providing 30 days' written notice to the
20	
	title may, upon providing 30 days' written notice to the
20	title may, upon providing 30 days' written notice to the Secretary, terminate such agreement.

1	(1) will make payments of regular compensation
2	in conformance with the requirements of section
3	322; and
4	(2) will make payments of emergency extended
5	unemployment compensation in conformance with
6	the requirements of section 323.
7	(c) Qualified State.—For purposes of this sub-
8	title, the term "qualified State" means Alabama, Lou-
9	isiana, and Mississippi.
10	SEC. 322. REQUIREMENTS RELATING TO REGULAR COM-
11	PENSATION.
12	(a) In General.—Any agreement under this subtitle
13	shall provide that the State agency of the State will make
14	payments of regular compensation to individuals in
15	amounts and to the extent that they would be determined
16	if the State law of such State were applied with the modi-
17	fication described in subsection (b).
18	(b) Modification Described.—
19	(1) Additional amount.—In the case of an
20	eligible individual, the amount of regular compensa-
21	tion (including dependents' allowances) payable for
22	any week of unemployment to which such agreement
23	applies shall be equal to the amount determined
24	under the State law (before the application of this

paragraph), plus an additional—

1	(A) 25 percent, or
2	(B) \$100,
3	whichever is greater.
4	(2) Eligible individual.—For purposes of
5	this section, the term "eligible individual" means an
6	individual who—
7	(A) is receiving regular compensation
8	under the State law of the State that is a party
9	to the agreement; and
10	(B) at any time during the week before the
11	week that includes August 28, 2005, either held
12	employment in or resided in an area—
13	(i) that is within a qualified State;
14	and
15	(ii) for which the President has de-
16	clared a major disaster under the Robert
17	T. Stafford Disaster Relief and Emergency
18	Assistance Act (42 U.S.C. 5121 et seq.) as
19	a result of Hurricane Katrina.
20	(c) Nonreduction Rule.—Under the agreement,
21	subsection (b) shall not apply (or shall cease to apply) with
22	respect to a State upon a determination by the Secretary
23	that the method governing the computation of regular
24	compensation under the State law of such State has been
25	modified in a way such that—

1	(1) the average weekly amount of regular com-
2	pensation which will be payable during the period of
3	the agreement (determined disregarding the modi-
4	fication described in subsection (b)) will be less than
5	(2) the average weekly amount of regular com-
6	pensation which would otherwise have been payable
7	during such period under such State law, as in effect
8	on August 28, 2005.
9	(d) Coordination Rule.—The modification de-
10	scribed in subsection (b) shall also apply in determining
11	the amount of benefits payable under any Federal law, to
12	any eligible individual, to the extent that those benefits
13	are determined by reference to regular compensation pay-
14	able under the State law of the State involved.
15	SEC. 323. REQUIREMENTS RELATING TO EMERGENCY EX-
16	TENDED UNEMPLOYMENT COMPENSATION.
17	(a) In General.—Any agreement under this subtitle
18	shall provide that the State agency of the State will, for
19	any weeks of unemployment to which such agreement ap-
20	plies, make payments of emergency extended unemploy-
21	ment compensation under this subtitle to individuals
22	who—
23	(1) have exhausted all rights to regular com-
24	pensation under the State law or under Federal law,

1	but only if exhaustion occurs upon or after the close
2	of the week that includes August 28, 2005;
3	(2) have no rights to regular compensation or
4	extended compensation with respect to a week under
5	such law or any other State unemployment com-
6	pensation law or to compensation under any other
7	Federal law;
8	(3) are not receiving compensation with respect
9	to such week under the unemployment compensation
10	law of any other country; and
11	(4) at any time during the week before the
12	week that includes August 28, 2005, either held em-
13	ployment in or resided in an area—
14	(A) that is within a qualified State; and
15	(B) for which the President has declared a
16	major disaster under the Robert T. Stafford
17	Disaster Relief and Emergency Assistance Act
18	(42 U.S.C. 5121 et seq.) as a result of Hurri-
19	cane Katrina.
20	(b) Exhaustion of Benefits.—For purposes of
21	subsection (a)(1), an individual shall be deemed to have
22	exhausted such individual's rights to regular compensation
23	under a State law when—
24	(1) no payments of regular compensation can
25	be made under such law because such individual has

- received all regular compensation available to such individual based on employment or wages during such individual's base period; or
- 4 (2) such individual's rights to such compensa-5 tion have been terminated by reason of the expira-6 tion of the benefit year with respect to which such 7 rights existed.
- 8 (c) WEEKLY BENEFIT AMOUNT, ETC.—For purposes
  9 of any agreement under this subtitle—
  - (1) the amount of emergency extended unemployment compensation which shall be payable to any individual for any week of total unemployment shall be equal to the amount of the regular compensation (including dependents' allowances) payable to such individual during such individual's benefit year under the State law for a week of total unemployment;
  - (2) the terms and conditions of the State law which apply to claims for regular compensation and to the payment thereof shall apply to claims for emergency extended unemployment compensation and to the payment thereof, except where otherwise inconsistent with the provisions of this subtitle or with the regulations or operating instructions of the Secretary promulgated to carry out this subtitle; and

1	(3) the maximum amount of emergency ex-
2	tended unemployment compensation payable to any
3	individual for whom an emergency extended unem-
4	ployment compensation account is established under
5	subsection (d) shall not exceed the amount estab-
6	lished in such account for such individual.
7	(d) Emergency Extended Unemployment Com-
8	PENSATION ACCOUNTS.—
9	(1) In general.—Any agreement under this
10	subtitle shall provide that the State will establish,
11	for each eligible individual who files an application
12	for emergency extended unemployment compensation
13	an emergency extended unemployment compensation
14	account with respect to such individual's benefit
15	year.
16	(2) Amount in account.—
17	(A) In general.—The amount established
18	in an account under paragraph (1) shall be the
19	amount equal to 26 times the individual's aver-
20	age weekly benefit amount for the benefit year.
21	(B) Weekly benefit amount.—For
22	purposes of this paragraph, an individual's av-
23	erage weekly benefit amount for any week is the
24	amount of regular compensation (including de-

pendents' allowances) under the State law pay-

1	able to such individual for such week for total
2	unemployment.
3	SEC. 324. PAYMENTS TO STATES.
4	(a) In General.—There shall be paid to each State
5	which has entered into an agreement under this subtitle
6	the following:
7	(1) An amount equal to 100 percent of any ad-
8	ditional regular compensation made payable to indi-
9	viduals by such State by virtue of the modification
10	described in section 322(b) and deemed to be in ef-
11	fect with respect to such State pursuant to section
12	322(a).
13	(2) An amount equal to 100 percent of any
14	emergency extended unemployment compensation
15	paid to individuals by such State pursuant to such
16	agreement.
17	(3) An amount equal to 100 percent of any reg-
18	ular compensation, not otherwise reimbursable under
19	this section, paid by such State under the State law
20	of such State—
21	(A) to individuals whose unemployment
22	was a result of Hurricane Katrina (as deter-
23	mined under criteria established by the Sec-
24	retary); and

- 1 (B) for any weeks of unemployment to 2 which such agreement applies.
- 3 (b) Determination of Amount.—Sums payable
- 4 under this section to any State by reason of such State
- 5 having an agreement under this subtitle shall be payable,
- 6 either in advance or by way of reimbursement (as may
- 7 be determined by the Secretary), in such amounts as the
- 8 Secretary estimates the State will be entitled to receive
- 9 under this subtitle for each calendar month, reduced or
- 10 increased (as the case may be) by any amount by which
- 11 the Secretary finds that the Secretary's estimates for any
- 12 prior calendar month were greater or less than the
- 13 amounts which should have been paid to the State. Such
- 14 estimates may be made on the basis of such statistical,
- 15 sampling, or other method as may be agreed upon by the
- 16 Secretary and the State agency of the State involved.

#### 17 SEC. 325. FINANCING PROVISIONS.

- 18 (a) In General.—Funds in the extended unemploy-
- 19 ment compensation account and the Federal unemploy-
- 20 ment account of the Unemployment Trust Fund shall be
- 21 used, in accordance with succeeding provisions of this sec-
- 22 tion, for the making of payments to States having agree-
- 23 ments entered into under this subtitle.
- 24 (b) Certification.—The Secretary shall from time
- 25 to time certify to the Secretary of the Treasury for pay-

- 1 ment to each State the sums payable to such State under
- 2 this subtitle. The Secretary of the Treasury, prior to audit
- 3 or settlement by the Government Accountability Office,
- 4 shall make payments to the State in accordance with such
- 5 certification—
- 6 (1) by transfers from the extended unemploy-
- 7 ment compensation account of the Unemployment
- 8 Trust Fund, to the extent that they relate to
- 9 amounts described in paragraph (1) or (2) of section
- 324(a); and
- 11 (2) by transfers from the Federal unemploy-
- ment account of the Unemployment Trust Fund, to
- the extent that they relate to amounts described in
- 14 section 324(a)(3).
- 15 SEC. 326. DEFINITIONS.
- 16 (a) In General.—For purposes of this subtitle—
- 17 (1) the terms "Secretary", "State", "State
- agency", "State law", "regular compensation",
- 19 "week", "benefit year", and "base period" have the
- respective meanings given such terms under section
- 21 205 of the Federal-State Extended Unemployment
- Compensation Act of 1970;
- 23 (2) the terms "wages" and "employment" have
- the respective meanings given such terms under sec-
- tion 3306 of the Internal Revenue Code of 1986;

	10
1	(3) the term "extended unemployment com-
2	pensation account" means the account established
3	by section 905(a) of the Social Security Act;
4	(4) the term "Federal unemployment account"
5	means the account established by section 904(g) of
6	the Social Security Act; and
7	(5) the term "Unemployment Trust Fund"
8	means the fund established by section 904(a) of the
9	Social Security Act.
10	(b) Special Rule.—Notwithstanding any provision
11	of subsection (a), in the case of a State entering into an
12	agreement under this subtitle—
13	(1) the term "State law" shall be considered to
14	refer to the State law of such State, applied in con-
15	formance with the modification described in section
16	322(b), subject to section 322(c); and
17	(2) the term "regular compensation" shall be
18	considered to refer to such compensation, deter-
19	mined under its State law (applied in the manner
20	described in paragraph (1)),
21	except as otherwise provided or where the context clearly
22	indicates otherwise.
23	SEC. 327. APPLICABILITY.

- 24 An agreement entered into under this subtitle shall
- 25 apply to weeks of unemployment—

1	(1) beginning on or after the first day of the
2	week that includes August 28, 2005; and
3	(2) ending before September 1, 2006.
4	Subtitle D—Health Insurance
5	Coverage
6	SEC. 331. TEMPORARY EMERGENCY HEALTH COVERAGE
7	ASSISTANCE FOR BUSINESSES AND INDIVID-
8	UALS.
9	(a) In General.—The Secretary of Health and
10	Human Services (referred to in this section as the "Sec-
11	retary"), in consultation with the insurance commissioners
12	of those States contained in whole or in part in the Hurri-
13	cane Katrina disaster area, shall establish a program to
14	provide emergency health coverage continuation relief
15	through the provision of direct payments of health insur-
16	ance premiums or continuation assistance on behalf of eli-
17	gible businesses and their employees and purchasers of in-
18	dividual health insurance coverage.
19	(b) Definitions.—In this section:
20	(1) Eligible individuals.—The term "eligi-
21	ble individual" means an individual (and the family
22	dependents of such individual as may be covered
23	under the health insurance coverage in which such
24	individual is enrolled)—

1	(A) who is a citizen, national, or qualified
2	alien as defined in section 431(b) of the Per-
3	sonal Responsibility and Work Opportunity
4	Reconciliation Act of 1996 (8 U.S.C. 1641(b));
5	(B) whose permanent residence as of Au-
6	gust 28, 2005 was located in a Hurricane
7	Katrina disaster area;
8	(C) who was covered under individual
9	(nongroup) health insurance coverage, including
10	a policy operated pursuant to a qualified high
11	risk pool (as defined in section 2744 of the
12	Public Health Service Act (42 U.S.C. 300gg-
13	44)), on August 28, 2005; and
14	(D) whose ability to continue such cov-
15	erage was severely impaired as a result of hur-
16	ricane-related disruption in a Hurricane
17	Katrina disaster area.
18	(2) Eligible Businesses.—The term "eligible
19	business" means a corporation, sole proprietorship,
20	or partnership that employs not more than 50 em-
21	ployees and that—
22	(A) operated as of August 28, 2005 in a
23	Hurricane Katrina disaster area;
24	(B) offered coverage under a group health
25	plan (as defined in section 733(a)(1) of the

- Employee Retirement Income Security Act of 1974 (29 U.S.C. 1191b(a)(1))) on August 28, 2005 to employees in a Hurricane Katrina disaster area; and
  - (C) had its ability to continue coverage under such plan severely impaired as a result of disruption of the sponsor's business activity in the Hurricane Katrina disaster area.
  - (3) Continuation assistance" means, in the case of an eligible business that offers health insurance coverage under a self-insured arrangement, assistance in paying administrative services fees, claims costs, stop-loss premiums, and any amounts required to be paid by employees to participate in the arrangement.
  - (4) Hurricane Katrina disaster area" means a parish in the State of Louisiana, a county in the State of Mississippi, or a county in the State of Alabama, for which a major disaster has been declared in accordance with section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170) as a result of Hurricane Katrina and which the President has determined, before September 11, 2005, warrants both individual

and public assistance from the Federal Government
 under such Act.

# (c) HEALTH COVERAGE CONTINUATION RELIEF.—

- (1) IN GENERAL.—The Secretary shall design and implement the program under subsection (a) in a manner that enables eligible individuals and eligible businesses to be eligible for direct premium reimbursement or continuation assistance to be paid by the Secretary on behalf of such individual or business directly to the health insurance issuer or administrative services provider involved. In the case of an eligible business, premium reimbursement shall include the premium shares of both the employer and employees, as applicable.
- (2) LIMITATION.—Subject to paragraph (3), in no case shall the value of the assistance provided under the program under this section, with respect to an individual or business, exceed 100 percent of the applicable premium for coverage or continuation assistance for the period of coverage involved, including, with respect to employer coverage, the employer and employees' share of premiums, if applicable.

# 24 (3) Enrollment.—

1	(A) IN GENERAL.—The Secretary shall es-
2	tablish an expedited process for the enrollment
3	of eligible individuals and eligible businesses in
4	the program under this section.
5	(B) Duty of secretary upon receipt
6	OF NOTICE.—The Secretary, upon receipt of a
7	notice under subsection (f)(2), shall enroll the
8	eligible individual or eligible business involved
9	in the program under this section.
10	(C) Duty of issuer.—A group health
11	plan, or health insurance insurer with respect
12	to such a plan, shall make a reasonable effort
13	to notify an eligible individual or eligible busi-
14	ness—
15	(i) of the automatic enrollment of
16	such individual or business in the program
17	under subparagraph (B);
18	(ii) that, if it is later determined that
19	the means of support of such individual, or
20	the ability of such business to continue
21	health insurance coverage, was not severely
22	disrupted (as determined subject to a ran-
23	domized retrospective audit process), such
24	individual or business may be required at

a later date to repay the program for the

1 amount of premiums or continuation as-2 sistance paid on its behalf; and

> (iii) that such individual or business may elect to decline enrollment, or cancel enrollment, in the program by notifying the health insurance issuer or administrative service provider involved.

### (d) Retrospective Audit Authority.—

- (1) IN GENERAL.—The Secretary shall provide for the application of a randomized retrospective auditing process to the program under this section by a date that is not earlier than December 1, 2005.
- (2) Repayment of funds.—If the Secretary determines, pursuant to the audit process under paragraph (1), that an individual or business that was enrolled in the program under this section did not meet the disruption or other eligibility requirements provided for in paragraph (1) or (2) of subsection (b), the Secretary shall seek the repayment of funds paid on behalf of such individual or business. Such repayments shall be made with no interest or late penalty to accrue prior to the commencement of a repayment period which shall begin not earlier than the date that is 3 months after the date

- on which a determination and notice of noneligibility is provided.
- 3 (3) No double payments.—The Secretary
  4 shall take appropriate actions to ensure that health
  5 insurance issuers do not retain double payments in
  6 instances where businesses or individuals pay pre7 miums for any period for which payments have al8 ready been made under the program under this sec9 tion.
- 10 (e) EMERGENCY PERIOD.—Payments under the pro-11 gram under this section shall be made only for premiums 12 due during the period beginning on August 28, 2005 and 13 expiring 12 months after such date. Prior to the expiration 14 of such period, the Secretary may make recommendations 15 to Congress regarding any reasonably determined need to 16 extend such emergency period.
- 17 (f) Noncancellation of Health Insurance 18 Coverage.—
- 19 (1) In General.—During the 12-month emer20 gency period described in subsection (e), health in21 surance issuers that accept payments under the pro22 gram under this section shall be prohibited from
  23 canceling or terminating health insurance coverage
  24 or, in the case of administrative services providers,
  25 refusing to process claims under a self-insured ar-

- rangement. Such health insurance issuers and administrative service providers shall be prohibited during such period from increasing any amounts due pursuant to such coverage or arrangements that were not previously scheduled pursuant to a contract prior to August 28, 2005.
  - (2) Notification.—To be eligible to receive payments under this program under this section, a health insurance issuer or administrative services provider shall notify the Secretary—
    - (A) not earlier than 61 days following the nonpayment of a scheduled premium payment from an individual or business policyholder in a Hurricane Katrina disaster area, of the fact of such nonpayment (or nonreimbursement of claims under a self-insured arrangement); or
    - (B) following a communication to the health insurance insurer or administrative service provider by an individual or business reasonably indicating eligibility for assistance under such program, of the fact of such communication.
- 23 (g) EXPEDITED RULEMAKING.—The Secretary shall 24 utilize expedited rulemaking procedures to carry out this 25 section.

1	(h) AUTHORIZATION OF APPROPRIATIONS.—There is
2	authorized to be appropriated to carry out this section
3	\$1,000,000,000 for fiscal year 2006.
4	SEC. 332. AUTHORITY TO POSTPONE CERTAIN DEADLINES

- 5 RELATED TO INDIVIDUAL HEALTH COV-
- 6 ERAGE BY REASON OF PRESIDENTIALLY DE-
- 7 CLARED DISASTER OR TERRORISTIC OR
- 8 MILITARY ACTION.
- 9 (a) IN GENERAL.—Title XXVII of the Public Health
- 10 Service Act (42 U.S.C. 300gg et seq.) is amended by add-
- 11 ing at the end the following:
- 12 "SEC. 2793. AUTHORITY TO POSTPONE CERTAIN DEAD-
- 13 LINES BY REASON OF PRESIDENTIALLY DE-
- 14 CLARED DISASTER OR TERRORISTIC OR
- 15 MILITARY ACTION.
- 16 "In the case of a plan offered through the individual
- 17 market, or any health insurance issuer, participant, bene-
- 18 ficiary, or other person with respect to such plan, affected
- 19 by a Presidentially declared disaster (as defined in section
- 20 1033(h)(3) of the Internal Revenue Code of 1986) or a
- 21 terrorist or military action (as defined in section 692(c)(2)
- 22 of such Code), the Secretary may, notwithstanding any
- 23 other provision of law, prescribe, by notice or otherwise,
- 24 a period of up to 1 year which may be disregarded in de-
- 25 termining the date by which any action is required or per-

1	mitted to be completed under this title. No plan shall be
2	treated as failing to be operated in accordance with the
3	terms of the plan solely as a result of disregarding any
4	period by reason of the preceding sentence.".
5	(b) Application of Amendment.—The Secretary
6	of Health and Human Services shall implement the
7	amendment made by subsection (a) in the same manner
8	in which the Secretary of Labor implements section 518
9	of the Employee Retirement Income Security Act of 1974
10	(29 U.S.C. 1148) with respect to group health plans.
11	TITLE IV—HOUSING AND
12	<b>COMMUNITY REBUILDING</b>
13	SEC. 401. DEFINITIONS.
14	For purposes of this title, the following definitions
15	shall apply:
16	(1) AFFECTED FAMILY.—The term "affected
17	family" means and individual or family that meets
18	the following requirements:
19	(A) The individual or family resided, on
20	August 25, 2005, in any area for which the
21	President declared a major disaster or emer-
22	gency under title IV of the Robert T. Stafford
23	Disaster Relief and Emergency Assistance Act

in connection with Hurricane Katrina of 2005.

1	(B) The residence of the individual or fam-
2	ily became uninhabitable or inaccessible as a re-
3	sult of such major disaster or emergency.
4	(2) Secretary.—The term "Secretary" means
5	the Secretary of Housing and Urban Development.
6	SEC. 402. PUBLIC HOUSING CAPITAL FUND RESERVES FOR
7	EMERGENCIES AND NATURAL DISASTERS.
8	(a) Availability of Funds Set-Aside in Pre-
9	VIOUS YEARS.—Notwithstanding any other provision of
10	law, any amounts set aside in fiscal years 2003, 2004, and
11	2005 for use under section 9(k) of the United States
12	Housing Act of 1937 (42 U.S.C. 1437g(k)) and remaining
13	unobligated on the date of the enactment of this Act shall
14	be available for use under such section (not including
15	paragraph (4) of such section) for emergencies and other
16	disasters occurring in fiscal year 2005, and shall remain
17	available until expended.
18	(b) AUTHORIZATION OF APPROPRIATIONS.—In addi-
19	tion to any other amounts authorized to be appropriated
20	under other provisions of law, there is authorized to be
21	appropriated for fiscal year 2006 for use under section
22	9(k) of the United States Housing Act of 1937 (42 U.S.C.
23	1437g(k)), \$100,000,000, to remain available until ex-
24	pended. Any amounts made available pursuant to this sub-
25	section funds shall be used only for activities conducted

- 1 in any area for which the President declared a major dis-
- 2 aster or emergency under title IV of the Robert T. Staf-
- 3 ford Disaster Relief and Emergency Assistance Act in con-
- 4 nection with Hurricane Katrina.

### 5 SEC. 403. HOPE VI PROGRAM.

- 6 In addition to any other amounts authorized to be
- 7 appropriated under other provisions of law, there is au-
- 8 thorized to be appropriated for fiscal year 2006 for grants
- 9 to public housing agencies for demolition, site revitaliza-
- 10 tion, replacement housing, and tenant-based assistance
- 11 grants to projects, as authorized under section 24 of the
- 12 United States Housing Act of 1937 (42 U.S.C. 1437v),
- 13 \$100,000,000, to remain available until expended. Any
- 14 amounts made available pursuant to this section shall be
- 15 used only for such activities conducted in any area for
- 16 which the President declared a major disaster or emer-
- 17 gency under title IV of the Robert T. Stafford Disaster
- 18 Relief and Emergency Assistance Act in connection with
- 19 Hurricane Katrina.

#### 20 SEC. 404. HOME INVESTMENT PARTNERSHIPS PROGRAM.

- In addition to any other amounts authorized to be
- 22 appropriated under other provisions of law, there is au-
- 23 thorized to be appropriated for fiscal year 2006 to carry
- 24 out the HOME Investment Partnership Program, as au-
- 25 thorized under title II of the Cranston-Gonzalez National

- 1 Affordable Housing Act (42 U.S.C. 12721 et seq.),
- 2 \$1,000,000,000, to remain available until expended. Any
- 3 amounts made available pursuant to this section shall be
- 4 used only for affordable housing activities conducted in
- 5 any area for which the President declared a major disaster
- 6 or emergency under title IV of the Robert T. Stafford Dis-
- 7 aster Relief and Emergency Assistance Act in connection
- 8 with Hurricane Katrina.
- 9 SEC. 405. COMMUNITY DEVELOPMENT BLOCK GRANT AS-
- 10 SISTANCE.
- 11 (a) Authorization of Appropriations.—In addi-
- 12 tion to any other amounts authorized to be appropriated
- 13 under other provisions of law, there is authorized to be
- 14 appropriated for fiscal year 2006 for activities authorized
- 15 under title I of the Housing and Community Development
- 16 Act of 1974 (42 U.S.C. 5301 et seq.), \$1,000,000,00, to
- 17 remain available until expended.
- 18 (b) Use.—
- 19 (1) IN GENERAL.—Any amounts made available
- 20 pursuant to this section shall be used only for dis-
- aster relief, long-term recovery, and mitigation in
- communities in any area for which the President de-
- clared a major disaster or emergency under title IV
- of the Robert T. Stafford Disaster Relief and Emer-
- 25 gency Assistance Act in connection with Hurricane

- 1 Katrina, except those activities reimbursable by the
- 2 Federal Emergency Management Agency or avail-
- 3 able through the Small Business Administration.
- 4 (2) Projects in progress.—In the case of
- 5 any project or activity in an area described in para-
- 6 graph (1) that was underway before the Presidential
- 7 declaration with respect to such area, the project or
- 8 activity may not be provided any amounts made
- 9 available under this section unless the disaster or
- 10 emergency for which such declaration was made di-
- 11 rectly impacted the project.
- 12 (c) Allocation.—Subject to subsection (d), any
- 13 amounts made available pursuant to this section shall be
- 14 awarded by the Secretary of Housing and Urban Develop-
- 15 ment to States (including Indian tribes for all purposes
- 16 under this section) to be administered by each State in
- 17 conjunction with its community development block grants
- 18 program. Notwithstanding paragraph (2) of section
- 19 106(d) of the Housing and Community Development Act
- 20 of 1974, States may provide assistance with amounts
- 21 made available under this section to entitlement commu-
- 22 nities.
- 23 (d) Supplementation Requirement.—Each State
- 24 shall provide not less than 10 percent in non-Federal pub-
- 25 lic matching funds or its equivalent value (other than ad-

1 ministrative costs) for any funds allocated to the State

2 under this section.

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# (e) Waiver.—

- (1)AUTHORITY.—In administering any amounts made available under this section, the Secretary may waive, or specify alternative requirements for, any provision of any statute or regulation that the Secretary administers in connection with the obligation by the Secretary or the use by the recipient of such amounts (except for requirements related to fair housing, nondiscrimination, labor standards, and the environment), upon a finding that such waiver is required to facilitate the use of such amounts, and would not be inconsistent with the overall purpose of the statute. The Secretary may waive the requirements that activities benefit persons of low and moderate income, except that at least 50 percent of the amounts made available under this section shall benefit primarily persons of low and moderate income unless the Secretary makes a finding of compelling need.
- (2) Publication.—The Secretary shall publish in the Federal Register any waiver of any statute or regulation authorized under this subsection no later than 5 days before the effective date of such waiver.

#### 1 SEC. 406. CDBG LOAN GUARANTEE PROGRAM.

- 2 In addition to any other amounts authorized to be
- 3 appropriated under other provisions of law, there is au-
- 4 thorized to be appropriated for fiscal year 2006 for costs
- 5 (as such term is defined in section 502 of the Federal
- 6 Credit Reform Act of 1990 (2 U.S.C. 661a) of guarantees
- 7 under section 108 of the Housing and Community Devel-
- 8 opment Act of 1974 (42 U.S.C. 5308), \$10,000,000, to
- 9 remain available until expended. Any amounts made avail-
- 10 able pursuant to this section shall be used only for guaran-
- 11 tees for obligations of eligible public entities for financing
- 12 activities conducted in any area for which the President
- 13 declared a major disaster or emergency under title IV of
- 14 the Robert T. Stafford Disaster Relief and Emergency As-
- 15 sistance Act in connection with Hurricane Katrina.

### 16 SEC. 407. YOUTHBUILD PROGRAM.

- 17 In addition to any other amounts authorized to be
- 18 appropriated under other provisions of law, there is au-
- 19 thorized to be appropriated for fiscal year 2006 to carry
- 20 out Subtitle D of title IV of the Cranston-Gonzalez Na-
- 21 tional Affordable Housing Act (42 U.S.C. 12899et seq.),
- 22 \$200,000,000, to remain available until expended. Any
- 23 amounts made available pursuant to this section shall be
- 24 used only for Youthbuild programs carried out in any area
- 25 for which the President declared a major disaster or emer-
- 26 gency under title IV of the Robert T. Stafford Disaster

- 1 Relief and Emergency Assistance Act in connection with
- 2 Hurricane Katrina.
- 3 SEC. 408. CAPACITY BUILDING FOR COMMUNITY DEVELOP-
- 4 MENT AND AFFORDABLE HOUSING.
- 5 In addition to any other amounts authorized to be
- 6 appropriated under other provisions of law, there is au-
- 7 thorized to be appropriated for fiscal year 2006 to carry
- 8 out section 4 of the HUD Demonstration Act of 1993 (42
- 9 U.S.C. 9816 note), \$4,500,000, to remain available until
- 10 expended. Any amounts made available pursuant to this
- 11 section shall be used only for capacity-building activities
- 12 for community development corporations or community
- 13 housing development organizations undertaking commu-
- 14 nity development or affordable housing activities in any
- 15 area for which the President declared a major disaster or
- 16 emergency under title IV of the Robert T. Stafford Dis-
- 17 aster Relief and Emergency Assistance Act in connection
- 18 with Hurricane Katrina.
- 19 SEC. 409. EMERGENCY RENTAL ASSISTANCE VOUCHERS.
- 20 (a) In General.—There is authorized to be appro-
- 21 priated to the Secretary \$3,500,000,000 for the Secretary
- 22 to provide 300,000 incremental vouchers for tenant-based
- 23 rental housing assistance under section 8(o) of the United
- 24 States Housing Act of 1937 (42 U.S.C. 1437f(o)).

- 1 (b) Family Eligibility.—Tenant-based assistance
- 2 pursuant to subsection (a) may be provided only on behalf
- 3 of an affected family that is otherwise eligible for assist-
- 4 ance under such section 8(o). However, the Secretary and
- 5 the Federal Emergency Management Agency shall permit
- 6 such recipients to accept additional assistance to cover the
- 7 costs of utilities and for other purposes from private or
- 8 not-for-profit groups, without affecting their eligibility.
- 9 (c) Administration.—Notwithstanding any other
- 10 provision of law, the Secretary shall provide that voucher
- 11 assistance provided under this section may be adminis-
- 12 tered by faith-based organizations and community devel-
- 13 opment corporations that have access to dwelling units in
- 14 connection with which such voucher assistance may be
- 15 used.
- 16 SEC. 410. PROHIBITION OF PLACEMENT OF FAMILIES IN
- 17 SUBSTANDARD DWELLING UNITS.
- Notwithstanding any other provision of law, no finan-
- 19 cial assistance may be provided in any form by any agency
- 20 of the Federal Government to provide a temporary or per-
- 21 manent residence for an affected family that is uninhabit-
- 22 able and unless the dwelling unit complies with the hous-
- 23 ing quality standards established pursuant to section
- 24 8(o)(8)(B) of the United States Housing Act of 1937 (42)
- 25 U.S.C. 1437f(o)(8)(B)).

#### SEC. 411. FAIR HOUSING ENFORCEMENT.

- 2 (a) Authorization of Appropriations.—In addi-
- 3 tion to any other amounts authorized to be appropriated
- 4 under other provisions of law, there is authorized to be
- 5 appropriated for fiscal year 2006 \$10,000,000 for activi-
- 6 ties under section 561 of the Housing and Community De-
- 7 velopment Act of 1987 (42 U.S.C. 3616a).
- 8 (b) Scope of Use.—Any amounts made available
- 9 pursuant to this section shall be used for activities under
- 10 such section 561 carried out in States affected by Hurri-
- 11 cane Katrina or States that the Secretary determines have
- 12 a substantial number of persons who relocated to such
- 13 State as a result of displacement caused by such hurri-
- 14 canes.
- 15 (c) Eligible Activities.—Amounts made available
- 16 under this section may be used by the Secretary for costs
- 17 to the Department of Housing and Urban Development
- 18 of hiring and training individuals who are members of af-
- 19 fected families or who are unemployed as a result of the
- 20 elimination of a previous employment position due to Hur-
- 21 ricane Katrina, to serve in regional offices of the Depart-
- 22 ment located in States described in subsection (b) and con-
- 23 duct activities under such section 561.

1	SEC. 412. HOUSING COUNSELING FOR FAMILIES IN TEM-
2	PORARY SHELTERS.
3	(a) Authorization of Appropriations.—In addi-
4	tion to any other amounts authorized to be appropriated
5	under other provisions of law, there is authorized to be
6	appropriated for fiscal year 2006 \$10,000,000 for assist-
7	ance under section 106 of the Housing and Urban Devel-
8	opment Act of 1968 (12 U.S.C. 1701x).
9	(b) Eligible Use.—Any amounts made available
10	pursuant to this section shall be used for activities under
11	such section 106 to assist affected families living in tem-
12	porary shelters or other temporary housing situations to
13	obtain a permanent residence.
14	SEC. 413. AVAILABILITY OF HUD INVENTORY PROPERTIES.
15	(a) In General.—Notwithstanding any other provi-
16	sion of law, the Secretary shall make covered properties
17	available for occupancy by eligible families, as provided in
18	this section.
19	(b) 6-Month Reservation for Use Only by Eli-
20	GIBLE FAMILIES.—
21	(1) Requirement to offer only to eligi-
22	BLE FAMILIES.—During the 6-month period begin-
23	ning on the date of the enactment of this Act, the
24	Secretary may not dispose of any covered property
25	under any provision of law other than this Act and

may not offer, or enter into any agreement for dis-

- position of, a covered property under any other such
   provision.
  - (2) Request and occupancy.—If, during the period referred to in paragraph (1), an eligible family makes a request, in such form as the Secretary may require, to occupy a covered property, the Secretary shall, in accordance with the selection criteria established pursuant to subsection (d), make the covered property available to the eligible family for occupancy in accordance with the terms under subsection (e).

### (c) Continued Availability.—

- (1) AVAILABILITY FOR ELIGIBLE FAMILIES.—
  During the 18-month period that begins upon the conclusion of the period under subsection (b)(1), the Secretary shall offer each covered property for occupancy by affected families, but, except as provided in paragraph (2) of this subsection, may dispose of covered properties under other applicable provisions of law and may offer and enter into agreements for disposition of covered properties under such other provisions.
- (2) REQUEST AND OCCUPANCY.—If, during the period referred to in paragraph (1), an eligible family makes a request, in such form as the Secretary

- 1 may require, to occupy a covered property for which
- 2 the Secretary has not entered into any agreement
- 3 for disposition under any other provision of law, the
- 4 Secretary shall, in accordance with the selection cri-
- 5 teria established pursuant to subsection (d), make
- 6 the covered property available to the eligible family
- 7 for occupancy in accordance with the terms under
- 8 subsection (e).
- 9 (d) Selection Criteria.—The Secretary shall es-
- 10 tablish criteria to select an eligible family to occupy a cov-
- 11 ered property for which more than one family has sub-
- 12 mitted such a request. Such criteria shall provide pref-
- 13 erence for eligible families having incomes not exceeding
- 14 the median income for the area in which the primary resi-
- 15 dence of the family referred to in subsection (g)(2) was
- 16 located.
- 17 (e) Occupancy Terms.—Occupancy in a covered
- 18 property pursuant to this section shall be subject to the
- 19 following terms:
- 20 (1) 5-YEARS RENT-FREE.—The eligible family
- 21 may reside in the property under the terms of a
- lease (or renewable leases) which shall provide for
- rent-free occupancy, but which in no case may ex-
- tend beyond the expiration of the 5-year period be-

- ginning upon initial occupancy of the property by
  the family.
- 3 (2) OPTION TO PURCHASE.—At any time dur-4 ing the occupancy of a covered property by an eligi-5 ble family pursuant to paragraph (1), the eligible 6 family may purchase the property from the Sec-7 retary at price equal to the lesser of—
  - (A) the fair market value of the property as of the time of initial occupancy by such family, as determined by the Secretary, or
    - (B) the fair market value of the property as of the time of such purchase, as determined by the Secretary, less the cost of any repairs or improvements made by the family during occupancy of the property.
    - The Secretary shall periodically inform each eligible family occupying a covered property of the availability of the property for purchase under this paragraph.
- 20 (f) Outreach.—The Secretary shall take such ac-21 tions as may be appropriate to inform eligible families of 22 the availability of covered properties pursuant to this sec-23 tion.
- 24 (g) Definitions.—For purposes of this section, the 25 following definitions shall apply:

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1	(1) COVERED PROPERTY.—The term "covered
2	property" means any property that—
3	(A) is designed as a dwelling for occupancy
4	by one to four families;
5	(B) was previously subject to a mortgage
6	insured under the National Housing Act; and
7	(C) is owned by the Secretary pursuant to
8	the payment of insurance benefits under such
9	Act.
10	(2) ELIGIBLE FAMILY.—The term "eligible
11	family" means a person or household whose primary
12	residence, as of August 29, 2005—
13	(A) was located in an area within which
14	the President declared, under the Robert T.
15	Stafford Disaster Assistance and Emergency
16	Relief Act, a major disaster to have occurred
17	pursuant to Hurricane Katrina; and
18	(B) was, as a result of Hurricane Katrina,
19	destroyed or damaged to such an extent that
20	the residence is not habitable.
21	SEC. 414. HURRICANE KATRINA MORTGAGE PROTECTION
22	FUND.
23	(a) In General.—The Secretary, in consultation
24	with the Federal banking agencies and the appropriate
25	State bank supervisors of those States contained in whole

- 1 or in part in the Hurricane Katrina disaster area, shall
- 2 establish a program to provide emergency mortgage assist-
- 3 ance through the provision of direct mortgage payments
- 4 on behalf of eligible individuals.
- 5 (b) DEFINITIONS.—For purposes of this section, the6 following definitions shall apply:
- (1) Consumer Mortgage.—The term "con-7 sumer mortgage" means any consumer credit trans-8 9 action (as defined in section 103 of the Truth in 10 Lending Act) in which a security interest, including 11 any such interest arising by operation of law, is re-12 tained or acquired in any property which is used as 13 the principal dwelling of the person to whom credit 14 is extended.
  - (2) Consumer Mortgage payment.—The term "consumer mortgage payment" means the scheduled payment on a consumer mortgage for principal, interest, and any scheduled deposit in an escrow account for the purpose of assuring payment of taxes, insurance, or other charges with respect to the property securing such consumer mortgage.
  - (3) ELIGIBLE INDIVIDUAL.—The term "eligible individual" means an individual—
- 24 (A) who is a citizen, national, or qualified 25 alien as defined in section 431(b) of the Per-

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1	sonal Responsibility and Work Opportunity
2	Reconciliation Act of 1996 (8 U.S.C. 1641(b));
3	(B) whose permanent residence as of Au-
4	gust 28, 2005 was located in a Hurricane
5	Katrina disaster area;
6	(C) who was a mortgagor on a consumer
7	mortgage that was entered into before August
8	28, 2005; and
9	(D) whose ability to continue meeting the
10	consumer mortgage payment obligations under
11	the consumer mortgage was severely impaired
12	as a result of hurricane-related disruption in a
13	Hurricane Katrina disaster area.
14	(4) Federal banking agency and state
15	BANK SUPERVISOR.—The terms "Federal banking
16	agency" and "State bank supervisors" have the
17	meaning given such terms in section 3 of the Fed-
18	eral Deposit Insurance Act.
19	(5) Hurricane katrina disaster area.—
20	The term "Hurricane Katrina disaster area" means
21	a parish in the State of Louisiana, a county in the
22	State of Mississippi, or a county in the State of Ala-
23	bama, for which a major disaster has been declared
24	in accordance with section 401 of the Robert T.

Stafford Disaster Relief and Emergency Assistance

- Act (42 U.S.C. 5170) as a result of Hurricane
  Katrina and which the President has determined,
  before September 11, 2005, warrants both individual
  and public assistance from the Federal Government
  under such Act.
  - (6) SERVICER.—The term "servicer", with respect to a consumer mortgage, has the same meaning as in section 6(i) of the Real Estate Settlement Procedures Act of 1974.

# (c) Mortgage Payment Relief.—

- (1) IN GENERAL.—The Secretary shall design and implement the program under subsection (a) in a manner that enables eligible individuals to obtain assistance with respect to a consumer mortgage to be paid by the Secretary on behalf of such individual directly to the consumer mortgage servicer.
- (2) LIMITATION.—Subject to paragraph (3), in no case shall the value of the assistance provided under the program under this section, in the case of any eligible individual, exceed 100 percent of the total amount of consumer mortgage payments due during such period with respect to such individual.

#### (3) Enrollment.—

(A) IN GENERAL.—The Secretary shall establish an expedited process for the enrollment

1	of eligible individuals in the program under this
2	section.
3	(B) Duty of secretary upon receipt

- (B) DUTY OF SECRETARY UPON RECEIPT OF NOTICE.—The Secretary, upon receipt of a notice under subsection (f)(1), shall enroll the eligible individual involved in the program under this section subject to such verification procedures as the Secretary may determine to be appropriate, consistently with the purposes of this section.
- (C) DUTY OF ISSUER.—A consumer mortgage servicer shall make a reasonable effort to notify an eligible individual—
  - (i) of the automatic enrollment of such individual in the program under subparagraph (B);
  - (ii) that, if it is later determined that the ability to continue meeting the consumer mortgage payment obligations of such individual under the consumer mortgage was not severely impaired as a result of hurricane-related disruption in a Hurricane Katrina disaster area (as determined subject to a randomized retrospective audit process or otherwise), such individual may

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1	be required at a later date to repay the
2	program for the total amount of consumer
3	mortgage payments made by the Secretary
4	on behalf of such individual; and
5	(iii) that such individual may elect to
6	decline enrollment, or cancel enrollment, in
7	the program by notifying the consumer
8	mortgage servicer involved.
9	(d) Retrospective Audit Authority.—
10	(1) In general.—The Secretary shall provide
11	for the application of a randomized retrospective au-
12	diting process to the program under this section by
13	a date that is not earlier than November 1, 2005
14	(2) Repayment of funds.—
15	(A) ACTION BY SECRETARY.—If the Sec-
16	retary determines, pursuant to the audit proc-
17	ess under paragraph (1), that an individual
18	that was enrolled in the program under this
19	section did not meet the eligibility requirements
20	provided for in subsection (b), the Secretary
21	shall seek the repayment of funds paid on be-
22	half of such individual.
23	(B) Terms of Repayment.—Any repay-
24	ment pursuant to subparagraph (A) shall be
25	made with no interest or late penalty to accrue

	100
1	prior to the commencement of a repayment pe-
2	riod which shall begin not earlier than the date
3	that is 3 months after the date on which a de-
4	termination and notice of noneligibility is pro-
5	vided.
6	(3) No double payments.—The Secretary
7	shall take appropriate actions to ensure that con-
8	sumer mortgage servicers do not retain double pay-
9	ments in instances where individuals make payments
10	on a consumer mortgage for any period for which
11	payments have already been made under the pro-
12	gram under this section.

- 13 (e) EMERGENCY PERIOD.—Payments under the pro-14 gram under this section shall be made only for consumer 15 mortgage payments due during the 1-year period begin-16 ning on August 28, 2005.
- 17 (f) NOTICE AND PROHIBITED ACTIONS.—
- 18 (1) NOTIFICATION.—To be eligible to receive 19 payments under the program under this section, a 20 consumer mortgage servicer shall notify the Sec-21 retary—
- 22 (A) not earlier than 31 days following the 23 nonpayment of a scheduled consumer mortgage 24 payment from an individual in a Hurricane

1	Katrina disaster area, of the fact of such non-
2	payment; or
3	(B) following a communication to the con-
4	sumer mortgage servicer by an individual rea-
5	sonably indicating eligibility for assistance
6	under such program, of the fact of such com-
7	munication.
8	(2) Prohibited actions.—During the 1-year
9	emergency period described in subsection (e), a con-
10	sumer mortgage servicer who accept payments under
11	the program under this section with respect to any
12	consumer mortgage, and any person who makes or
13	holds such consumer mortgage (if other than the
14	servicer), may not—
15	(A) accelerate the maturity of or com-
16	mence any legal action regarding such a mort-
17	gage (including mortgage foreclosure to recover
18	under such obligation) or take possession of any
19	security of the mortgagor for such consumer
20	mortgage obligation; or
21	(B) increase the annual percentage rate of
22	interest with respect to such consumer mort-
23	gage or impose any other fees or charges with
24	respect to such consumer mortgage.

1	(g) Expedited Rulemaking.—The Secretary shall
2	utilize expedited rulemaking procedures to carry out this
3	section.
4	(h) AUTHORIZATION OF APPROPRIATIONS.—There is
5	authorized to be appropriated such sums as may be nec-
6	essary for fiscal year 2006 to carry out the purposes of
7	this section.
8	SEC. 415. HOUSING PRIORITY FOR MILITARY PERSONNEL.
9	(a) Priority.—During the 12-month period begin-
10	ning on the date of the enactment of this Act, priority
11	shall be given, under any covered housing program, to pro-
12	viding assistance under the program on behalf of any
13	member of the Armed Forces (and on behalf of the mem-
14	bers of the household of such member) that is an affected
15	family and who has served, or is serving, on active duty
16	in Iraq during Operation Iraqi Freedom or in Afghanistan
17	during Operation Enduring Freedom. Such priority shall
18	be afforded without respect to whether the member of the
19	Armed Forces is on such active duty or not.
20	(b) Covered Housing Programs.—For purposes
21	of this section, a covered housing program is—
22	(1) a program of the Federal Emergency Man-
23	agement Agency or any other agency of the Federal
24	Government that provides housing or housing assist-
25	ance; or

1	(2) a program of any agency of any State or
2	local government, or of any nongovernmental organi-
3	zation, that—
4	(A) provides housing or housing assistance;
5	and
6	(B) is funded, in whole or in part, with
7	any amounts from the Federal Government.
8	TITLE V—EDUCATION
9	PROVISIONS
10	Subtitle A—General Provisions
11	SEC. 501. DEFINITIONS.
12	In this title:
13	(1) The term "child" means any person within
14	the age limits for which the State in which the per-
15	son is located provides free public education.
16	(2) The term "elementary school" has the
17	meaning given such term in section 9101 of the Ele-
18	mentary and Secondary Education Act of 1965 (20
19	U.S.C. 7801).
20	(3) The term "impacted local educational agen-
21	cy" means a local educational agency serving an
22	area for which, due to Hurricane Katrina, a major
23	disaster has been declared in accordance with section
24	401 of the Robert T. Stafford Disaster Relief and
25	Emergency Assistance Act (42 U.S.C. 5170).

1	(4) The term "local educational agency" has
2	the meaning given such term in section 9101 of the
3	Elementary and Secondary Education Act of 1965
4	(20 U.S.C. 7801).
5	(5) The terms "pupil services" and "pupil serv-
6	ices personnel" have the meanings given such terms
7	in section 9101 of the Elementary and Secondary
8	Education Act of 1965 (20 U.S.C. 7801).
9	(6) The term "relocated student" means a child
10	who—
11	(A) is a homeless child or youth as those
12	terms are used in the McKinney-Vento Home-
13	less Assistance Act (42 U.S.C. 11421 et seq.);
14	(B) but for Hurricane Katrina, would be
15	enrolled in an elementary school or secondary
16	school in an area for which, due to the hurri-
17	cane, a major disaster has been declared in ac-
18	cordance with section 401 of the Robert T.
19	Stafford Disaster Relief and Emergency Assist-
20	ance Act (42 U.S.C. 5121 et seq.); and
21	(C) because of Hurricane Katrina—
22	(i) is unable to access the education
23	and related services that the child other-
24	wise would be receiving at such school; and

1	(ii) is enrolled at a public elementary
2	school or secondary school in a different
3	geographical location in a State.
4	(7) The term "secondary school" has the mean-
5	ing given such term in section 9101 of the Elemen-
6	tary and Secondary Education Act of 1965 (20
7	U.S.C. 7801).
8	(8) The term "State" has the meaning given
9	such term in section 9101 of the Elementary and
10	Secondary Education Act of 1965 (20 U.S.C. 7801).
11	Subtitle B—Early Childhood
12	<b>Programs Assistance</b>
13	PART 1—EMERGENCY FUNDING FOR CONTINU-
14	ATION OF SERVICES UNDER CHILD CARE
15	AND DEVELOPMENT BLOCK GRANT ACT OF
16	1990
17	SEC. 511. EMERGENCY ASSISTANCE FOR SERVICES UNDER
18	CHILD CARE AND DEVELOPMENT BLOCK
19	GRANT ACT OF 1990.
20	The Secretary of Health and Human Services may
21	make grants directly to eligible child care providers located
22	in the States of Louisiana, Mississippi, and Alabama that
23	provided before August 22, 2005, child care services under
24	the Child Care and Development Block Grant Act of 1990,
25	for the purpose of enabling such providers, on a transi-

- 1 tional basis at new locations in such States, to continue
- 2 to provide such services. Such grants may be used for any
- 3 purpose authorized by such Act as well as to purchase sup-
- 4 plies and materials, to provide transportation, to lease or
- 5 purchase temporary space in facilities, and to rehabilitate
- 6 or construct facilities for the purpose of providing such
- 7 services.
- 8 SEC. 512. AUTHORIZATION OF APPROPRIATIONS.
- 9 There is authorized to be appropriated
- 10 \$1,000,000,000 in the aggregate for fiscal years 2006,
- 11 2007, and 2008 to carry out this part.
- 12 PART 2—WAIVER AUTHORITY TO PROVIDE SERV-
- 13 ICES UNDER CHILD CARE AND DEVELOP-
- 14 MENT BLOCK GRANT ACT OF 1990
- 15 SEC. 521. WAIVER AUTHORITY TO EXPAND THE AVAIL-
- 16 ABILITY OF SERVICES UNDER CHILD CARE
- 17 AND DEVELOPMENT BLOCK GRANT ACT OF
- 18 1990.
- 19 (a) AUTHORITY.—For such period (ending not later
- 20 than June 30, 2006), and to such extent as the Secretary
- 21 of Health and Human Services considers to be appro-
- 22 priate, the Secretary may waive the provisions described
- 23 in subsection (b) for any area with respect to which the
- 24 President has determined that an emergency, or a major
- 25 disaster, as defined in section 102 of the Robert T. Staf-

1	ford Disaster Relief and Emergency Assistance Act (42
2	U.S.C. 5122), exists, related to Hurricane Katrina, for the
3	purpose of providing child care services to children or-
4	phaned, or of families displaced, as a result of Hurricane
5	Katrina.
6	(b) Provisions.—The provisions referred to in sub-
7	section (a) are provisions of the Child Care and Develop-
8	ment Block Grant Act of 1990 (42 U.S.C. 9858 et seq.)—
9	(1) relating to income limitations on eligibility
10	to receive child care services for which assistance is
11	provided under such Act;
12	(2) relating to work requirements applicable to
13	eligibility to receive child care services for which as-
14	sistance is provided under such Act;
15	(3) requiring the application of section 658G of
16	such Act to States in which an area described in
17	subsection (a) is located;
18	(4) requiring a copayment or other cost sharing
19	by the families that receive child care services for
20	which assistance is provided under such Act; and
21	(5) preventing children designated as evacuees
22	from receiving priority for child care services for
23	which assistance is provided under such Act, except

that children residing in an area and currently re-

ceiving services on August 22, 2005, shall not lose

24

- 1 such services in order to accommodate evacuee chil-
- dren.
- 3 SEC. 522. AUTHORIZATION OF APPROPRIATIONS.
- 4 There is authorized to be appropriated to provide for
- 5 child care services for children and families described in
- 6 section 521(a) as provided for in section 521,
- 7 \$112,000,000 for fiscal year 2006.
- 8 PART 3—EMERGENCY FUNDING FOR
- 9 CONTINUATION OF HEAD START SERVICES
- 10 SEC. 531. EMERGENCY ASSISTANCE FOR HEAD START
- 11 SERVICES.
- 12 The Secretary of Health and Human Services may
- 13 make grants directly to Head Start agencies located in the
- 14 States of Louisiana, Mississippi, and Alabama that pro-
- 15 vided before August 22, 2005, Head Start services under
- 16 the Head Start Act, for the purpose of enabling such agen-
- 17 cies, on a transitional basis at new locations in such
- 18 States, to continue to provide such services. Such grants
- 19 may be used for any purpose authorized by such Act as
- 20 well as to purchase supplies and materials, to provide
- 21 transportation, to lease or purchase temporary space in
- 22 facilities, and to rehabilitate or construct facilities for the
- 23 purpose of providing such services.

1	SEC 599	AUTHORIZATION OF APPROPRIATIONS
	SEC. 532.	. AUTHORIZATION OF APPROPRIATIONS

- There is authorized to be appropriated \$150,000,000
- 3 in the aggregate for fiscal years 2006, 2007, and 2008
- 4 to carry out this part.
- 5 PART 4—WAIVER AUTHORITY TO PROVIDE HEAD
- 6 START SERVICES
- 7 SEC. 541. WAIVER AUTHORITY TO EXPAND THE AVAIL-
- 8 ABILITY OF HEAD START SERVICES.
- 9 (a) Income Eligibility and Documentation
- 10 Waivers.—The Secretary of Health and Human Services
- 11 shall waive requirements of income eligibility and docu-
- 12 mentation for children affected by Hurricane Katrina who
- 13 participate in Head Start programs and Early Head Start
- 14 programs funded under the Head Start Act.
- 15 (b) WAIVER.—For such period up to June 30, 2006,
- 16 and to such extent as the Secretary of Health and Human
- 17 Services considers to be appropriate, the Secretary may
- 18 waive section 640(b) of the Head Start Act for Head Start
- 19 agencies located in an area affected by Hurricane Katrina
- 20 and other affected Head Start agencies.
- 21 SEC. 542. TECHNICAL ASSISTANCE, GUIDANCE, AND RE-
- 22 SOURCES.
- The Secretary shall provide technical assistance,
- 24 guidance, and resources through the Region 4 and Region
- 25 6 offices of the Administration for Children and Families
- 26 (and may provide technical assistance, guidance, and re-

1	sources through other regional offices of the Administra-
2	tion, at the request of such offices, that administer im-
3	pacted Head Start agencies) to Head Start agencies in
4	areas in which a major disaster has been declared, and
5	to impacted Head Start agencies, to assist the agencies
6	involved in providing Head Start services to children af-
7	fected by Hurricane Katrina.
8	Subtitle C—Relief for Elementary
9	and Secondary Schools
10	SEC. 551. EDUCATION AND PUPIL SERVICES FOR ELEMEN-
11	TARY AND SECONDARY STUDENTS RELO-
12	CATED BECAUSE OF HURRICANE KATRINA.
13	(a) In General.—From funds appropriated under
14	this section, the Secretary of Education shall make grants
15	to local educational agencies for fiscal years 2005 and
16	2006 for the purpose of facilitating the enrollment, attend-
17	ance, and success in public elementary and secondary
18	schools of relocated students.
19	(b) Maximum Grant Amount.—The maximum
20	amount of the grant a local educational agency may re-
21	ceive under this section for any fiscal year is—
22	(1) the number of relocated students in the geo-
23	graphic area served by the local educational agency,
24	as determined by the Secretary; multiplied by
25	(2) \$8,305.

1	(c) Use of Funds.—Local educational agencies
2	shall use funds received under this section for education
3	and pupil services for relocated students who are enrolled
4	in public schools served by the agency. Such services may
5	include the following:
6	(1) Outreach to families affected by Hurricane
7	Katrina in order to facilitate such families in enroll-
8	ing relocated students in school.
9	(2) Hiring additional teachers, paraprofes-
10	sionals, and pupil services personnel required due to
11	the enrollment of such students.
12	(3) Procurement of additional equipment and
13	classroom supplies required due to the enrollment of
14	such students.
15	(4) Procurement of additional classroom space
16	required due to the enrollment of such students.
17	(5) Transportation services provided to such
18	students.
19	(6) Counseling and other mental health services
20	for such students.
21	(d) APPLICATION.—To seek a grant under this sec-
22	tion, a local educational agency shall submit an application
23	to the Secretary at such time, in such manner, and con-
24	taining such information as the Secretary may reasonably

25 require.

1	(e) School Lunches.—Notwithstanding any other
2	provision of law, a relocated student is deemed eligible for
3	free lunches under section 9(b) of the Richard B. Russel
4	National School Lunch Act (42 U.S.C. 1758(b)).
5	(f) REPORTS.—Not later than 6 months after the
6	date of the enactment of this Act, and every 6 months
7	thereafter, the Secretary of Education shall submit reports
8	to the appropriate committees of the Congress concerning
9	the implementation of this section.
10	(g) Authorization of Appropriations.—To carry
11	out this section, there are authorized to be appropriated
12	such sums as may be necessary for fiscal years 2005 and
13	2006. Amounts made available under the preceding sen
14	tence for fiscal year 2005 shall remain available for ex
15	penditure during fiscal year 2006.
16	SEC. 552. IMMEDIATE AID TO RESTART PUBLIC SCHOOL OP
17	ERATIONS.
18	(a) Grants.—The Secretary of Education shall
19	award grants to impacted local educational agencies for
20	the purposes of—
21	(1) providing immediate and direct assistance
22	to impacted local educational agencies;
23	(2) assisting administrators and other personne
24	in such agencies who are working to restart public

1	elementary school and secondary school operations;
2	and
3	(3) facilitating the reopening of public elemen-
4	tary schools and secondary schools served by such
5	agencies and the reenrollment of students in such
6	schools as soon as possible.
7	(b) Amount.—The Secretary shall determine the
8	amount of an impacted local educational agency's grant
9	under this section based upon the agency's need for funds
10	to fulfill the purposes described in subsection (a).
11	(c) USE OF FUNDS.—Each impacted local edu-
12	cational agency that receives a grant under this section
13	shall use the grant to restart public elementary school and
14	secondary school operations and resume the instruction
15	that was halted as a result of Hurricane Katrina, which
16	uses may include—
17	(1) recovery of student and personnel data and
18	other information;
19	(2) replacement of school district information
20	systems, including longitudinal data systems, includ-
21	ing hardware and software;
22	(3) financial operations;
23	(4) damage assessments, decontamination, and
24	refurbishment in the agency's school and administra-
25	tion buildings;

1	(5) rental of portable classroom units and facili-
2	ties;
3	(6) replacement of instructional materials and
4	equipment;
5	(7) redeveloping instructional plans;
6	(8) student transportation services;
7	(9) continued payment of salaries and benefits
8	to teachers and other staff; and
9	(10) such other activities as may be necessary
10	to fulfill the purposes described in subsection (a), in-
11	cluding activities authorized by title I of the Elemen-
12	tary and Secondary Education Act of 1965 (20
13	U.S.C. 6301 et seq.) and parts B and C of the Indi-
14	viduals with Disabilities Act (20 U.S.C. 1411 et
15	seq.).
16	(d) APPLICATION.—To seek a grant under this sec-
17	tion, an impacted local educational agency shall submit an
18	application to the Secretary at such time, in such manner,
19	and containing such information as the Secretary may rea-
20	sonably require.
21	(e) Authorization of Appropriations.—To carry
22	out this section, there are authorized to be appropriated
23	\$4,000,000,000 for fiscal year 2006 and such sums as are
24	necessary for fiscal year 2007.

1	SEC. 553. GRANTS FOR LEA'S SERVING RELOCATED CHIL-
2	DREN WITH DISABILITIES.
3	(a) Grants.—The Secretary shall make grants to
4	local educational agencies for the purpose of assisting pub-
5	lic elementary schools and secondary schools in such agen-
6	cies to provide special education and related services to
7	students with disabilities who are relocated students in ac-
8	cordance with parts B and C of the Individuals with Dis-
9	abilities Education Act (20 U.S.C. 1411 et seq.).
10	(b) Maximum Amount.—The maximum amount of
11	a grant to a local educational agency under this section
12	for any fiscal year shall be—
13	(1) the amount that is 40 percent of the aver-
14	age per-pupil expenditure in public elementary
15	schools and secondary schools in the United States;
16	multiplied by
17	(2) the number of students with disabilities de-
18	scribed in subsection (a) who—
19	(A) are receiving special education and re-
20	lated services from the agency; and
21	(B) are—
22	(i) 3 through 5 years of age if the
23	State in which the agency is located is eli-
24	gible for a grant under section 619 of the
25	Individuals with Disabilities Education Act
26	(20 U.S.C. 1419); or

1	(ii) 6 through 21 years of age.
2	(c) USE OF FUNDS.—A local educational agency that
3	receives funds under this section may use such funds, with
4	respect to students with disabilities who are relocated stu-
5	dents, for any purpose authorized under part B or C of
6	the Individuals with Disabilities Education Act (20 U.S.C.
7	1411 et seq.).
8	(d) APPLICATION.—To seek a grant under this sec-
9	tion, a local educational agency shall submit an application
10	to the Secretary at such time, in such manner, and con-
11	taining such information as the Secretary may reasonably
12	require.
13	(e) Relation to IDEA.—Subject to any waivers
14	granted by the Secretary, a local educational agency that
15	receives funds under this section shall be subject to the
16	same provisions that would apply to the receipt of such
17	
	funds under part B or C of the Individuals with Disabil-
	funds under part B or C of the Individuals with Disabilities Education Act (20 U.S.C. 1411 et seq.), except that
18	ities Education Act (20 U.S.C. 1411 et seq.), except that
18 19	ities Education Act (20 U.S.C. 1411 et seq.), except that this section shall not be interpreted to grant the Secretary
18 19 20	ities Education Act (20 U.S.C. 1411 et seq.), except that this section shall not be interpreted to grant the Secretary any new waiver authority.
18 19 20 21	ities Education Act (20 U.S.C. 1411 et seq.), except that this section shall not be interpreted to grant the Secretary any new waiver authority.  (f) Authorization of Appropriations.—To carry

## 1 SEC. 554. ASSISTANCE FOR HOMELESS YOUTH.

2	(a) IN GENERAL.—The Secretary of Education shall
3	provide assistance to local educational agencies serving
4	homeless children and youths (as those terms are used in
5	the McKinney-Vento Homeless Assistance Act (42 U.S.C.
6	11421 et seq.)) who are relocated students, consistent with
7	section 723 of such Act (42 U.S.C. 11433), including
8	identification, enrollment assistance, assessment and
9	school placement assistance, transportation, coordination
10	of school services, supplies, and referrals for health, men-
11	tal health, and other needs.
12	(b) Exception and Distribution of Funds.—
13	(1) Exception.—For purposes of providing as-
14	sistance under subsection (a), subsections (c) and
15	(e)(1) of section 722 and subsections (b) and (c) of
16	section 723 of the McKinney-Vento Homeless Assist-
17	ance Act (42 U.S.C. $11432(e)$ and $(e)(1)$ , $11433(b)$
18	and (c)) shall not apply.
19	(2) DISBURSEMENT.—The Secretary of Edu-
20	cation shall disburse funding provided under sub-
21	section (a) to State educational agencies based on
22	need, as determined by the Secretary, and such
23	State educational agencies shall distribute funds to

local educational agencies based on demonstrated

need, for the purposes of carrying out section 723

24

- of the McKinney-Vento Homeless Assistance Act (42)
- 2 U.S.C. 11433).
- 3 (c) Authorization of Appropriations.—To carry
- 4 out this section, there is authorized to be appropriated
- 5 \$50,000,000 for fiscal year 2006.
- 6 SEC. 555. GRANTS FOR ACTIVITIES AT COMMUNITY LEARN-
- 7 ING CENTERS.
- 8 (a) Grants.—The Secretary shall make grants to eli-
- 9 gible entities for the purpose of assisting such entities to
- 10 carry out activities authorized by part B of title IV of the
- 11 Elementary and Secondary Education Act of 1965 (20
- 12 U.S.C. 7171 et seq.).
- 13 (b) ELIGIBLE ENTITY.—In this section, the term "el-
- 14 igible entity' means an eligible entity (as that term is de-
- 15 fined in section 4201 of the Elementary and Secondary
- 16 Education Act of 1965 (20 U.S.C. 7171)) in a geo-
- 17 graphical area served by an impacted local educational
- 18 agency or by a local educational agency that enrolls relo-
- 19 cated students.
- 20 (c) Maximum Amount.—The maximum amount of
- 21 a grant to an eligible entity under this section for any fis-
- 22 cal year shall be—
- 23 (1) the number of additional students expected
- 24 to be served by the entity as a result of Hurricane
- 25 Katrina; multiplied by

- 1 (2) \$1000.
- 2 (d) Use of Funds.—An eligible entity receiving
- 3 funds under this section may use such funds for any pur-
- 4 pose authorized under part B of title IV of the Elementary
- 5 and Secondary Education Act of 1965 (20 U.S.C. 7171
- 6 et seq.).
- 7 (e) APPLICATION.—To seek a grant under this sec-
- 8 tion, an eligible entity shall submit an application at such
- 9 time, in such manner, and containing such information as
- 10 the Secretary may reasonably require.
- 11 (f) Authorization of Appropriations.—To carry
- 12 out this section, there are authorized to be appropriated
- 13 \$400,000,000 for fiscal year 2006 and such sums as may
- 14 be necessary for fiscal year 2007.
- 15 SEC. 556. GRANTS FOR CONSTRUCTION, MODERNIZATION,
- 16 OR REPAIR OF SCHOOL FACILITIES.
- 17 (a) Grants.—The Secretary of Education shall
- 18 make grants to impacted local educational agencies and
- 19 to local educational agencies that enroll relocated students
- 20 for the purpose of constructing, modernizing, or repairing
- 21 public kindergarten, elementary, and secondary edu-
- 22 cational facilities, including the appropriate portion of
- 23 shared-use facilities, that are safe, healthy, and tech-
- 24 nology-ready.

1	(b) Allowable Uses of Funds.—A grant under
2	this section may be used for the following:
3	(1) Construction of new public school facilities
4	that ensure the health and safety of students and
5	staff, are energy-efficient, and include up-to-date
6	educational technology infrastructure, including
7	where such construction is economically or otherwise
8	more feasible than large scale modernization or re-
9	pair of existing facilities.
10	(2) Repair or modernization of public school fa-
11	cilities to ensure the health and safety of students
12	and staff, including—
13	(A) repairing, replacing, or installing roofs,
14	electrical wiring, plumbing systems, sewage sys-
15	tems, windows, or doors;
16	(B) repairing, replacing, or installing heat-
17	ing, ventilation, or air conditioning systems (in-
18	cluding insulation); and
19	(C) bringing public schools into compliance
20	with fire and safety codes.
21	(3) Upgrading or installation of educational
22	technology infrastructure to ensure that students
23	have access to up-to-date educational technology.
24	(4) Upgrading school facilities to make them
25	energy-efficient.

1	(5) Modifications necessary to make public
2	school facilities accessible to comply with the Ameri-
3	cans with Disabilities Act of 1990 (42 U.S.C. 12101
4	et seq.) and section 504 of the Rehabilitation Act of
5	1973 (29 U.S.C. 794), except that such modifica-
6	tions shall not be the primary use of the grant.
7	(6) Asbestos abatement or removal from public
8	school facilities.
9	(7) Implementation of measures designed to re-
10	duce or eliminate human exposure to lead-based
11	paint hazards though methods including interim con-
12	trols, abatement, or a combination of each.
13	(e) Application for Grant.—
14	(1) APPLICATIONS REQUIRED.—To seek a grant
15	under this section, a local educational agency shall
16	submit an application to the Secretary as such time,
17	in such manner, and containing such information as
18	the Secretary may reasonably require.
19	(2) Application contents.—Each application
20	described in paragraph (1) shall contain—
21	(A) an assurance that the application was
22	developed in consultation with parents and

classroom teachers, to the extent practicable;

1	(B) a description of the overall condition of
2	the local educational agency's school facilities,
3	including health and safety problems;
4	(C) a description of the capacity of the
5	local educational agency's schools to house cur-
6	rent and projected enrollments;
7	(D) a description of the improvements to
8	be supported with funds provided under this
9	section;
10	(E) a cost estimate of the proposed im-
11	provements;
12	(F) an identification of other resources
13	that are available to carry out the activities for
14	which funds are requested under this section;
15	(G) in the case of a local educational agen-
16	cy that proposes to fund a construction, renova-
17	tion, or repair project for one or more public
18	charter schools, the extent to which the schools
19	have access to funding for the project through
20	the financing methods available to other public
21	schools or local educational agencies in the
22	State; and
23	(H) such other information and assurances
24	as the Secretary may reasonably require.

- 1 (d) Special Rule.—Each local educational agency
- 2 receiving a grant under this section shall ensure that, if
- 3 the agency carries out construction, modernization, or re-
- 4 pair through a contract, the process for any such contract
- 5 ensures the maximum number of qualified bidders, includ-
- 6 ing small, minority, and women-owned businesses, through
- 7 full and open competition.
- 8 (e) Fair Wages.—All laborers and mechanics em-
- 9 ployed by contractors or subcontractors in the perform-
- 10 ance of any contract or subcontract for the repair, mod-
- 11 ernization, alteration, or construction, including painting
- 12 and decorating, of any building or work that is financed
- 13 in whole or in part by a grant under this section shall
- 14 be paid wages not less than those determined by the Sec-
- 15 retary of Labor in accordance with sections 3141 through
- 16 3144 and 3146 of title 40, United States Code (commonly
- 17 known as the Davis-Bacon Act). The Secretary of Labor
- 18 shall have the authority and functions set forth in Reorga-
- 19 nization Plan No. 14 of 1950 (15 FR 3176; 64 Stat.
- 20 1267) and section 3145 of title 40, United States Code
- 21 (commonly known as the Copeland Anti-Kickback Act).
- 22 Notwithstanding any other provision of law, this section
- 23 may not be waived or suspended.
- 24 (f) Authorization of Appropriations.—To carry
- 25 out this section, there are authorized to be appropriated

- 1 such sums as may be necessary for each of fiscal years
- 2 2006 and 2007.

## 3 SEC. 557. KATRINA TEACHERS INCENTIVE PROGRAM.

- 4 (a) IN GENERAL.—The Secretary shall make grants
- 5 to impacted local educational agencies for each of fiscal
- 6 years 2005 and 2006 for the purpose of assisting such
- 7 agencies—
- 8 (1) to recruit new teachers and paraprofes-
- 9 sionals; and
- 10 (2) to return teachers and paraprofessionals
- previously employed by the agencies to the class-
- room.
- 13 (b) Use of Funds.—To achieve the purpose de-
- 14 scribed in subsection (a), an impacted local educational
- 15 agency that receives a grant under this section shall use
- 16 the grant for one or more of the activities specified in sec-
- 17 tion 2123 of the Elementary and Secondary Education
- 18 Act of 1965 (20 U.S.C. 6623).
- 19 (c) APPLICATION.—To seek a grant under this sec-
- 20 tion, an impacted local educational agency shall submit an
- 21 application to the Secretary at such time, in such manner,
- 22 and containing such information as the Secretary may rea-
- 23 sonably require.
- 24 (d) Authorization of Appropriations.—To carry
- 25 out this section, there are authorized to be appropriated

1	such sums as may be necessary for fiscal years 2005 and
2	2006.
3	SEC. 558. EXPEDITED APPLICATIONS FOR TEACHER RE
4	CRUITMENT GRANTS.
5	Section 204(c) of the Higher Education Act of 1965
6	(20 U.S.C. 1024(c)) is amended—
7	(1) by striking "and" at the end of paragraph
8	(2);
9	(2) by striking the period at the end of para-
10	graph (3) and inserting "; and"; and
11	(3) by adding at the end the following new
12	paragraph:
13	"(4) in the case of an eligible applicant located
14	in an area in which the President has declared that
15	a major disaster exists, in accordance with section
16	401 of the Robert T. Stafford Disaster Relief and
17	Emergency Assistance Act (42 U.S.C. 5170), a re-
18	quest that the Secretary review the application in an
19	expedited manner.".
20	SEC. 559. USE OF GRANT FUNDS FOR MAJOR DISASTERS.
21	Section 204(d) of the Higher Education Act of 1965
22	(20 U.S.C. 1024(d)) is amended—
23	(1) by striking "or" at the end of paragraph
24	(1)(C)·

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(2) by striking the period at the end of para-

2	graph (2) and inserting "; or"; and
3	(3) by adding at the end the following new
4	paragraph:
5	"(3) in the case of an eligible applicant located
6	in an area in which the President has declared that
7	a major disaster exists, in accordance with section
8	401 of the Robert T. Stafford Disaster Relief and
9	Emergency Assistance Act (42 U.S.C. 5170), such
10	applicant shall use the grant funds to provide stu-
11	dent loan forgiveness, housing assistance, and other
12	services that will provide incentives for highly quali-
13	fied teachers and administrators to remain in or re-
14	locate to the area affected by such major disaster.".
15	Subtitle D—Relief for Institutions
16	of Higher Education
17	SEC. 561. FINDINGS; SENSE OF CONGRESS.
18	(a) FINDINGS.—The Congress finds the following:
19	(1) Approximately 30 institutions of higher edu-
20	cation in the Gulf Coast region, serving approxi-
21	mately 100,000 students, directly sustained damage
22	from Hurricane Katrina.
23	(2) The approximately 30 institutions of higher
24	education in the Gulf Coast region impacted by Hur-

- ricane Katrina employed approximately 30,000 faculty, administrators, and staff.
- 3 (3) Revitalizing institutions of higher education 4 in the Gulf Coast region will be a vital element in 5 attracting middle and upper income families back to 6 the Gulf Coast region, and in ensuring sustained 7 economic recovery for the region's lower income fam-8 ilies.
  - (4) Revitalizing the Gulf Coast economy will depend on providing a highly skilled workforce.
  - (5) The return of qualified academic professionals and administrators is a vital element in the revitalization of affected institutions of higher education in the Gulf Coast region.
  - (6) Students from throughout the Nation who attend institutions of higher education in the Gulf Coast region, and their families, contribute significantly to the local economy.
  - (7) Many of the scientific, health, technology, and cultural industries of the Gulf Coast region are dependant on local institutions of higher education.
  - (8) Hundreds of other institutions of higher education throughout America and their students are accommodating victims of Hurricane Katrina.

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1	(b) Sense of Congress.—It is the sense of Con-
2	gress that the assistance provided under this subtitle to
3	revitalize affected institutions of higher education in the
4	Gulf Coast region is a first step toward revitalizing and
5	restoring the economic, social, and cultural prosperity of
6	the entire Gulf Coast region.
7	SEC. 562. INSTITUTIONAL GRANTS FOR RECRUITMENT AND
8	RETENTION.
9	(a) Purpose.—The purpose of this section is to sup-
10	port affected institutions of higher education in their ef-
11	forts to revitalize their communities following Hurricane
12	Katrina.
13	(b) Program Authorized.—
14	(1) Authority.—The Secretary shall award
15	grants to institutions of higher education adversely
16	affected by the Hurricane Katrina disaster to assist
17	the affected institutions in recruiting and retaining
18	students and retaining faculty. The Secretary shall
19	award grants under this section as soon as possible,
20	but no later than 6 months after the date of the en-
21	actment of this Act.
22	(2) Duration; Limitation.—Each grant
23	awarded to an affected institution under this section
24	shall be awarded for a period of 5 years, and may

1	not be renewed. An affected institution may not re-
2	ceive more than one grant under this section.
3	(3) Use of funds.—
4	(A) AID TO STUDENTS.—Not less than 50
5	percent of the funds made available by a grant
6	under this section shall be used by an affected
7	institution to provide need-based aid to students
8	attending the affected institution for academic
9	year 2005–2006 and each of the 4 succeeding
10	academic years, for purposes of attracting new
11	and returning students to enroll in such af-
12	fected institution. Such need-based aid may in-
13	clude—
14	(i) assisting enrolled students with
15	tuition, fees, and textbook expenses;
16	(ii) employing enrolled students to as-
17	sist in rebuilding facilities of the affected
18	institution;
19	(iii) providing room and board assist-
20	ance for enrolled students living on cam-
21	pus;
22	(iv) attracting and retaining first-gen-
23	eration students, minority students, and
24	other at-risk or underserved populations;

1	(v) creating innovative work and study
2	incentives for enrolled students; and
3	(vi) any other aid deemed necessary
4	by the institution and approved by the Sec-
5	retary.
6	(B) Incentives for faculty.—Not
7	more than 50 percent of the funds made avail-
8	able by a grant under this section shall be used
9	by an affected institution to provide incentives
10	for faculty employed by an affected institution
11	to remain in the Gulf Coast region at such af-
12	fected institution or, if such affected institution
13	is unable to continue to employ such faculty, at
14	another affected institution. Such incentives
15	may include—
16	(i) employing returning faculty to as-
17	sist in rebuilding facilities of the affected
18	institution;
19	(ii) developing and providing tem-
20	porary housing for returning faculty and
21	their dependents who have been displaced
22	from their homes;
23	(iii) continuing salaries and health
24	benefits for returning faculty for up to one
25	year;

1	(iv) providing tuition assistance for
2	returning faculty and their dependents;
3	(v) creating innovative work and re-
4	search incentives for returning faculty; and
5	(vi) any other incentives deemed nec-
6	essary by the institution and approved by
7	the Secretary.
8	(C) Institutional promotion.—Not
9	more than 5 percent of the funds made avail-
10	able by a grant under this section shall be used
11	by an affected institution to promote the insti-
12	tution at job and college fairs, and through the
13	media.
14	(4) Prevailing wages.—Wages paid, for pur-
15	poses of rebuilding an affected institution's facilities
16	under paragraph (3)(A)(ii) or paragraph (3)(B)(i),
17	to students or faculty in whole or in part with grant
18	funds received under this section for employment as
19	laborers, mechanics, or service employees shall be
20	paid at rates not less than those prevailing in the lo-
21	cality as determined by the Secretary of Labor in ac-
22	cordance with sections 3141, 3142, and 3145 of title
23	40, United States Code, or section 351 of title 41,
24	United States Code, as the case may be. Notwith-

standing any other provision of law, the require-

1	ments of this paragraph shall not be waived or sus-
2	pended.
3	(c) APPLICATIONS.—An institution of higher edu-
4	cation desiring a grant under this section shall submit an
5	application to the Secretary within 90 days of the date
6	of enactment of this Act, in such manner and accompanied
7	by such information as the Secretary may require. Each
8	application shall—
9	(1) demonstrate that the institution is an af-
10	fected institution as defined in section 566;
11	(2) specify the amount of grant funds re-
12	quested;
13	(3) demonstrate the need of the institution for
14	such grant by including in the application—
15	(A) evidence that, as a result of a Hurri-
16	cane Katrina disaster, the institution suffered a
17	direct and significant economic impact and a
18	decline in student enrollment, hindering the in-
19	stitution's ability to continue full operation;
20	(B) evidence that, as a result of a Hurri-
21	cane Katrina disaster, the institution lost re-
22	sources necessary to retain faculty, hindering
23	the institution's ability to continue full oper-
24	ation;

1	(C) an assessment of damage to the infra-
2	structure of the institution as a result of a Hur-
3	ricane Katrina disaster;
4	(D) information regarding additional needs
5	created by a Hurricane Katrina disaster; and
6	(E) other relevant data; and
7	(4) contain a description of the institution's
8	plan to carry out the purposes of this section.
9	(d) Priority.—The Secretary shall give priority in
10	awarding grants under this section to affected institutions
11	most in need, as determined by the Secretary.
12	(e) Reporting Requirements; Reviews.—
13	(1) Reports.—Each affected institution receiv-
14	ing a grant under this section shall report to the
15	Secretary no later than September 30 of each year
16	of the 5-year period for which the grant is awarded.
17	(2) Contents.—The report shall include—
18	(A) data on the populations served under
19	this section;
20	(B) a description of the use of the grant
21	funds received under this section, including a
22	description of programs developed with such
23	funds;
24	(C) a financial statement accounting for
25	the use of the grant funds; and

1	(D) data on the impact of the grant on en-
2	rollment and retention at the institution, includ-
3	ing data on the numbers and percentages of
4	new and returning students, and the number
5	and percentage of faculty that have been re-
5	tained.

- (3) Reviews.—The Secretary shall conduct periodic reviews to ensure that grant funds are being properly managed, and that the programs using such funds are achieving their intended outcomes.
- 11 (f) AVAILABILITY OF FUNDS.—There shall be available to the Secretary to carry out this section, from funds not otherwise appropriated, \$3,000,000,000 for fiscal year 2006, which shall remain available through fiscal year 2010.

## 16 SEC. 563. LOAN FORGIVENESS.

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- 17 (a) STATEMENT OF PURPOSE.—The purpose of this 18 section is to encourage students to continue attending, and 19 to earn degrees from, affected institutions of higher edu20 cation.
- 21 (b) Program Authorized.—The Secretary shall 22 carry out a program, through the holder of the loan, of 23 assuming the obligation to repay a qualified loan amount 24 for a loan made under part B of title IV of the Higher 25 Education Act of 1965 (20 U.S.C. 1040), and of canceling

1	the obligation to repay a qualified loan amount for a loan
2	made under part D or E of such title IV, in accordance
3	with subsection (c), for any borrower, who—
4	(1) returns to or enrolls in an affected institu-
5	tion of higher education in academic year 2005-
6	2006, 2006–2007, or 2007–2008;
7	(2) obtains an associate's degree or a bachelor's
8	degree from such institution; and
9	(3) is not in default on a loan for which the
10	borrower seeks forgiveness.
11	(c) QUALIFIED LOAN AMOUNT.—
12	(1) Associate's degree.—Upon completion of
13	an associate's degree from an affected institution,
14	the Secretary shall repay—
15	(A) in the case of a full-time student,
16	\$2,500 for each academic year of enrollment at
17	such affected institution; or
18	(B) in the case of a student enrolled less
19	than full-time, \$2,500 for the equivalent of one
20	academic year of enrollment as a full-time stu-
21	dent at such affected institution, as determined
22	by the Secretary;
23	not to exceed \$5,000.

1	(2) Bachelor's degree.—Upon completion of
2	a bachelor's degree from an affected institution, the
3	Secretary shall repay—
4	(A) in the case of a full-time student,
5	\$2,500 for each academic year of enrollment at
6	such affected institution; or
7	(B) in the case of a student enrolled less
8	than full-time, \$2,500 for the equivalent of one
9	academic year of enrollment as a full-time stu-
10	dent at such affected institution, as determined
11	by the Secretary;
12	not to exceed \$10,000.
13	(3) Limitation.—The Secretary shall repay
14	not more than the total outstanding Federal loan ob-
15	ligation of the student, or \$10,000, whichever is less.
16	(4) Prevention of Abuse.—The Secretary is
17	authorized to issue such regulations as may be nec-
18	essary to prevent borrowers from receiving repay-
19	ment under this section for an excessive period of
20	enrollment in comparison to the enrollment period
21	which the Secretary determines is appropriate to ob-
22	tain an associate's or a bachelor's degree.
23	(5) Academic year of enrollment.—For
24	the purpose of calculating loan repayment under this
25	section, the term "academic year of enrollment"

- 1 means the academic year in which an affected insti-
- tution reopens, or any subsequent academic year.
- 3 (d) Priority.—The Secretary shall give priority in
- 4 awarding grants under this section to students most in
- 5 need, as determined by the Secretary.
- 6 (e) Construction.—Nothing in this section shall be
- 7 construed to authorize any refunding of any repayment
- 8 of a loan.
- 9 (f) AVAILABILITY OF FUNDS.—There shall be avail-
- 10 able to the Secretary to carry out this section, from funds
- 11 not otherwise appropriated, \$1,600,000,000 for fiscal year
- 12 2006, which shall remain available through fiscal year
- 13 2013.
- 14 SEC. 564. REGULATIONS.
- 15 The Secretary is authorized to issue such regulations
- 16 as may be necessary to carry out the provisions of this
- 17 subtitle.
- 18 SEC. 565. EMERGENCY DESIGNATIONS.
- 19 Sections 562 and 563 are designated as emergency
- 20 requirements pursuant to section 402 of H. Con. Res. 95
- 21 (109th Congress).
- 22 SEC. 566. DEFINITIONS.
- For the purposes of this subtitle:
- 24 (1) Affected institution.—The term "af-
- 25 fected institution" means an institution of higher

1	education (as defined in section 102 of the Higher
2	Education Act of 1965 (20 U.S.C. 1002))—
3	(A) located in an area affected by a Hurri-
4	cane Katrina disaster; and
5	(B) that was forced to close, relocate, or
6	significantly curtail its activities as a result of
7	damage directly sustained by a Hurricane
8	Katrina disaster.
9	(2) Faculty.—The term "faculty" means aca-
10	demic professionals, administrators, and staff em-
11	ployed by an affected institution as of August 29,
12	2005.
13	(3) Hurricane Katrina disaster.—The term
14	"Hurricane Katrina disaster" means a major dis-
15	aster that the President declared to exist, in accord-
16	ance with section 401 of the Robert T. Stafford Dis-
17	aster Relief and Emergency Assistance Act (42
18	U.S.C. 5170), and that was caused by Hurricane
19	Katrina.
20	(4) Area affected by a hurricane katrina
21	DISASTER.—The term "area affected by a Hurricane
22	Katrina disaster" means a county or parish, in an
23	affected State, that has been designated by the Fed-
24	eral Emergency Management Agency for disaster as-

1	sistance for individuals and households as a result of
2	Hurricane Katrina.
3	(5) Affected State.—The term "affected
4	State" means the State of Alabama, Louisiana, or
5	Mississippi.
6	TITLE VI—VOTING RIGHTS
7	SEC. 601. SHORT TITLE.
8	This title may be cited as the "Displaced Citizens
9	Voter Protection Provisions of 2005".
10	SEC. 602. APPLICABILITY OF PROTECTIONS FOR ABSENT
11	MILITARY AND OVERSEAS VOTERS TO
12	KATRINA EVACUEES.
13	(a) Right of Katrina Evacuees to Use Absen-
14	TEE BALLOTING AND REGISTRATION PROCEDURES
15	AVAILABLE TO MILITARY AND OVERSEAS VOTERS.—In
16	the case of any individual who is an eligible Hurricane
17	Katrina evacuee—
18	(1) the individual shall be treated in the same
19	manner as an absent uniformed services voter and
20	overseas voter for purposes of the Uniformed and
21	Overseas Citizens Absentee Voting Act (42 U.S.C.
22	1973ff et seq.), other than section $103(b)(1)$ (42
23	U.S.C. $1973ff-2(b)(1)$ ; and
24	(2) the individual shall be deemed to be an indi-
25	vidual who is entitled to vote by absentee ballot for

- 1 purposes of the National Voter Registration Act of
- 2 1993 and the Help America Vote Act of 2002.
- 3 (b) Definition.—For purposes of this section, the
- 4 term "eligible Hurricane Katrina evacuee" means an indi-
- 5 vidual—
- 6 (1) who certifies to the appropriate State elec-
- 7 tion official that the individual is absent from the
- 8 place of residence where the individual is otherwise
- 9 qualified to vote as a result of evacuation from an
- area affected by Hurricane Katrina; and
- 11 (2) who provides the official with an affidavit
- stating that the individual intends to return to such
- place of residence after the election or elections in-
- 14 volved.
- 15 (c) Requiring Designated Voter Registration
- 16 Agencies to Notify Displaced Individuals of
- 17 AVAILABILITY OF PROTECTIONS.— Each motor vehicle
- 18 authority in a State and each voter registration agency
- 19 designated in a State under section 7(a) of the National
- 20 Voter Registration Act of 1993 shall take such steps as
- 21 may be necessary to notify individuals to whom services
- 22 are provided of the protections provided by this section
- 23 and of the requirements for obtaining those protections,
- 24 including the requirement to submit an affidavit stating

- 1 that the individual intends to return to the place of resi-
- 2 dence where the individual is otherwise qualified to vote.
- 3 (d) Effective Date.—This section shall apply with
- 4 respect to elections for Federal office held in calendar
- 5 years 2006 through 2008.
- 6 SEC. 603. GRANTS TO STATES FOR RESTORING AND RE-
- 7 PLACING ELECTION ADMINISTRATION SUP-
- 8 PLIES, MATERIALS, AND EQUIPMENT DAM-
- 9 AGED BY HURRICANE KATRINA.
- 10 (a) AUTHORITY TO MAKE GRANTS.—The Election
- 11 Assistance Commission shall make a grant to each eligible
- 12 State, in such amount as the Commission considers appro-
- 13 priate, for purposes of restoring and replacing supplies,
- 14 materials, equipment, and voting records used in elections
- 15 in the State which were damaged as a result of Hurricane
- 16 Katrina.
- 17 (b) Eligibility.—A State is eligible to receive a
- 18 grant under this section if it submits to the Commission
- 19 (at such time and in such form as the Commission may
- 20 require) a certification that supplies, materials, equip-
- 21 ment, and voting records used in the State were damaged
- 22 as a result of Hurricane Katrina.
- (c) Authorization of Appropriations.—There
- 24 are authorized to be appropriated for fiscal year 2006 for

1	grants under this section \$50,000,000, to remain available
2	until expended.
3	TITLE VII—FINANCIAL SERVICES
4	PROVISIONS
5	SEC. 701. HURRICANE KATRINA REGULATORY RELIEF.
6	(a) Written Guidance and Forbearance Pol-
7	ICY.—Federal financial institution regulatory agencies
8	shall—
9	(1) provide written guidance for financial insti-
10	tutions in implementing the voluntary moratorium
11	described in subsection (b), and any other permis-
12	sible forbearance, to ensure that such financial insti-
13	tutions are not negatively impacted by acting in ac-
14	cordance with the intention of the Congress; and
15	(2) take this forbearance policy into consider-
16	ation as they examine or audit the financial status
17	of regulated financial institutions.
18	(b) Voluntary Policy to Provide Relief for
19	CONSUMERS AFFECTED BY HURRICANE KATRINA.—It is
20	the sense of the Congress that—
21	(1) a voluntary moratorium on the payment of
22	both principal and interest, by those who are not in
23	a position to pay, on unsecured loans and other ex-
24	tensions of credit made or extended before August
25	28, 2005, including small business and consumer

- loans, should be recognized by creditors for a 1-year period beginning on August 28, 2005, with respect to borrowers who as of such date resided in, or whose businesses were located within, an area adversely affected by Hurricane Katrina;
  - (2) creditors should refrain from negative reporting with respect to any loans described in paragraph (1) to any consumer reporting agency during the 1-year period described in such paragraph;
  - (3) during the 1-year period beginning on the date of the enactment of this Act—
    - (A) all operators of automated teller machines should waive any fees or surcharges for use of such machines by consumers who are not customers of such operators; and
    - (B) all depository institutions and insured credit unions should waive any fees or surcharges on consumers who are customers of any such depository institution or credit union for use by the customers of automated teller machines that are not operated by the depository institution or credit union;
  - (4) during the 1-year period beginning on the date of the enactment of this Act, it is vital that insured depository institutions and insured credit

1	unions continue to provide financial services to con-
2	sumers displaced or otherwise adversely affected by
3	Hurricane Katrina, which includes the cashing of
4	Federal government assistance and benefit checks;
5	(5) during the 1-year period beginning on the

- (5) during the 1-year period beginning on the date of the enactment of this Act, depository institutions should voluntarily waive any limitation on the availability of funds deposited by consumers in the form of insurance claim checks that is otherwise authorized to be imposed under the Expedited Funds Availability Act; and
- (6) all creditors should waive any fees for late periodic payments on any outstanding balance in any credit card account under an open end consumer credit plan (as such terms are defined in the Truth in Lending Act) when the consumer proffers evidence that the late payment was due to—
  - (A) an interruption of mail with respect to the payment itself or the receipt by the consumer of a billing statement; or
  - (B) the customer's inability to access funds on deposit in any depository institution or credit union.

1	SEC. 702. FLEXIBILITY IN CAPITAL AND NET WORTH
2	STANDARDS FOR SMALL AFFECTED INSTITU-
3	TIONS.
4	(a) In General.—Notwithstanding section 38 of the
5	Federal Deposit Insurance Act, section 216 of the Federal
6	Credit Union Act, or any other provision of Federal law,
7	during the 5-year period beginning on the date of enact-
8	ment of this Act, the appropriate Federal banking agency
9	and the National Credit Union Administration may for-
10	bear from taking any action required under any such sec-
11	tion or provision, on a case-by-case basis, with respect to
12	any undercapitalized insured depository institution or
13	undercapitalized insured credit union that is not signifi-
14	cantly or critically undercapitalized, if such agency or Ad-
15	ministration determines that—
16	(1) the insured depository institution or insured
17	credit union maintains its principal place of business
18	within a qualified disaster area;
19	(2) the total assets of the insured depository in-
20	stitution or insured credit union as of August 27,
21	2005, was less than \$500,000,000;
22	(3) the insured depository institution or insured
23	credit union derives more than 50 percent of its
24	total deposits from persons who normally reside
25	within, or whose principal place of business is nor-
26	mally within, a qualified disaster area;

1	(4) the insured depository institution or insured
2	credit union was adequately or well capitalized as of
3	August 28, 2005;
4	(5) the reduction in the capital or net worth
5	category of the insured depository institution or in-
6	sured credit union is a direct result of Hurricane
7	Katrina; and
8	(6) forbearance from any such action—
9	(A) would facilitate the recovery of the in-
10	sured depository institution or insured credit
11	union from the disaster in accordance with a re-
12	covery plan or a capital or net worth restoration
13	plan established by such depository institution
14	or credit union; and
15	(B) would be consistent with safe and
16	sound practices.
17	(b) Definitions.—For purposes of this section, the
18	following definitions shall apply:
19	(1) Capital and net worth categories de-
20	FINED.—The terms relating to capital categories for
21	insured depository institutions have the same mean-
22	ing as in section 38(b)(1) of the Federal Deposit In-
23	surance Act and the terms relating to net worth cat-
24	egories for insured credit unions have the same

1	meaning as in section $216(c)(1)$ of the Federal Cred-
2	it Union Act.
3	(2) QUALIFIED DISASTER AREA.—The term
4	"qualified disaster area" means any area within Ala-
5	bama, Louisiana, or Mississippi in which the Presi-
6	dent, pursuant to section 401 of the Robert T. Staf-
7	ford Disaster Relief and Emergency Assistance Act
8	has determined, on or after August 28, 2005, that
9	a major disaster exists due to Hurricane Katrina.
10	SEC. 703. WAIVER OF FEDERAL RESERVE BOARD FEES FOR
11	CERTAIN SERVICES.
12	Notwithstanding section 11A of the Federal Reserve
13	Act or any other provision of law, during the 1-year period
14	beginning on the date of the enactment of this Act, a Fed-
15	eral reserve bank shall waive or rebate any transaction fee
16	for wire transfer services that otherwise would be imposed
17	on any insured depository institution or insured credit
18	union that—
19	(1) as of August 28, 2005, was headquartered
20	in a qualified disaster area (as defined in section
21	702(b)(2); and
22	(2) as of August 27, 2005, had total assets of
23	less than \$500,000,000.

1	SEC. 704. WAIVER OF CERTAIN LIMITATION ON CERTAIN
2	BANK INVESTMENTS TO PROMOTE THE PUB-
3	LIC WELFARE.
4	(a) National Banks.—Investments described in the
5	first sentence of the paragraph designated "Eleventh" of
6	section 5136 of the Revised Statutes of the United States
7	(12 U.S.C. 24) that are made by a national bank in a
8	qualified disaster area (as defined in section 702(b)(2))
9	shall not be taken into account for purposes of any limita-
10	tions contained in such paragraph on the aggregate
11	amount of such investments.
12	(b) STATE BANKS.—Investments described in the
13	first sentence of the 23rd undesignated paragraph of sec-
14	tion 9 of the Federal Reserve Act (12 U.S.C. 338) that
15	are made by a State member bank in a qualified disaster
16	area (as defined in section 702(b)(2)) shall not be taken
17	into account for purposes of any limitations contained in
18	such paragraph on the aggregate amount of such invest-
19	ments.
20	SEC. 705. EMERGENCY AUTHORITY TO GUARANTEE
21	CHECKS CASHED FOR VICTIMS OF HURRI-
22	CANE KATRINA.
23	(a) FDIC.—
24	(1) In general.—Subject to subsection (d),
25	the Federal Deposit Insurance Corporation shall es-
26	tablish, in accordance with emergency guidance

issued by the Board of Governors of the Federal Re-serve System under subsection (d)(1), an emergency program under which an insured depository institu-tion may obtain, subject to subsection (d)(2), a com-mitment from the Corporation to indemnify the in-sured depository institution for any loss suffered by the institution through cashing a check or share draft that—

- (A) is presented for payment by any individual who, as of August 28, 2005, resided in the State of Alabama, Mississippi, or Louisiana in an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, determined, on or after August 28, 2005, that a major disaster exists due to Hurricane Katrina; and
- (B) is subsequently uncollectible, in an amount not to exceed \$2,000 for each such check or share draft.
- (2) Source of funds for payments.—Any payments required to be made by the Corporation pursuant to a commitment under paragraph (1) to an insured depository institution shall be drawn

1 from funds available for such purposes under sub-2 section (c). (b) NCUA.— 3 (1) In General.—Subject to subsection (d), 5 the National Credit Union Administration shall es-6 tablish, in accordance with emergency guidance 7 issued by the Board under subsection (d)(1), an 8 emergency program under which an insured credit 9 union may obtain, subject to subsection (d)(2), a 10 commitment from the Administration to indemnify 11 the insured credit union for any loss suffered by the 12 credit union through cashing a share draft or check 13 that— 14 (A) is presented for payment by any indi-15 vidual who, as of August 28, 2005, resided in 16 the State of Alabama, Mississippi, or Louisiana

(A) is presented for payment by any individual who, as of August 28, 2005, resided in the State of Alabama, Mississippi, or Louisiana in an area in which the President, pursuant to section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, determined, on or after August 28, 2005, that a major disaster exists due to Hurricane Katrina; and

(B) is subsequently uncollectible, in an amount not to exceed \$2,000 for each such check or share draft

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1	(2) Source of funds for payments.—Any
2	payments required to be made by the National Cred-
3	it Union Administration pursuant to a commitment
4	under paragraph (1) to an insured credit union shall
5	be drawn from funds available for such purposes
6	under subsection (c).
7	(3) Limited extension of check cashing
8	SERVICES.—Notwithstanding any limitation in sec-
9	tion 107(12) of the Federal Credit Union Act with
10	regard to field of membership, an insured credit
11	union may cash any check presented for payment by
12	any individual described in paragraph (1)(A).
13	(c) Reimbursement From Federal Reserve
14	Surpluses.—Section 7(b) of the Federal Reserve Act (12
15	U.S.C. 289(b)) is amended by adding at the end the fol-
16	lowing new paragraph:
17	"(4) Additional transfers to cover cer-
18	TAIN RELIEF EFFORTS RESULTING FROM HURRI-
19	CANE KATRINA.—
20	"(A) In general.—Subject to subpara-
21	graph (C), from the surplus funds of the Fed-
22	eral reserve banks maintained pursuant to sub-
23	section (a)(2), the Federal reserve banks shall
24	transfer to the Board of Governors of the Fed-
25	eral Reserve System for transfer to the Federal

Deposit Insurance Corporation and the National Credit Union Administration, such sums as are necessary to meet any payments required under subsection (a)(1) or (b)(1). In the event that the total amount of requests for indemnification received by the Federal Deposit Insurance Corporation and the National Credit Union Administration exceed the maximum amount specified under subparagraph (C), the sums transferred to the Federal Deposit Insurance Corporation and the National Credit Union Administration, respectively, shall be in proportion to the amount of payments required under subsection (a)(1) and (b)(1), respectively.

- "(B) ALLOCATION BY FEDERAL RESERVE BOARD.—Of the total amount required to be paid by the Federal reserve banks, the Board of Governors of the Federal Reserve System shall determine the amount each such bank shall pay.
- "(C) MAXIMUM AMOUNT.—The total amount transferred under subparagraph (A) from all Federal reserve banks shall not exceed \$200,000,000.

1	"(D) Replenishment of surplus fund
2	PROHIBITED.—No Federal reserve bank may
3	replenish such bank's surplus fund by the
4	amount of any transfer by such bank under
5	subparagraph (A).".
6	(d) Emergency Guidance and Limitations.—
7	(1) In general.—The Board, after consulting
8	the Federal Deposit Insurance Corporation and the
9	National Credit Union Administration, shall, upon
10	the enactment of this Act, promptly issue appro-
11	priate guidance—
12	(A) to carry out the purposes of this sec-
13	tion and administer the programs established in
14	accordance with this section;
15	(B) to reduce the incidence of fraud and
16	any other cause of loss to the greatest extent
17	possible, consistent with the purpose of this
18	Act;
19	(C) to require insured depository institu-
20	tions and insured credit unions to exercise due
21	diligence in determining the eligibility of any
22	check presented by any individual for indem-
23	nification under this section, including such
24	measures as verification of Social Security num-

bers and other identifying information as the Board may determine to be practicable;

- (D) to provide insured depository institutions and insured credit unions with reasonable guidance, in light of the emergency circumstances presented by Hurricane Katrina, so as to meet the requirements for indemnification under this section, including the sharing of information on checks that have been presented for indemnification; and
- (E) notwithstanding any Federal or State law, to provide for the right of the Board of Governors of the Federal Reserve System, on behalf of the Federal reserve banks and through the Federal Deposit Insurance Corporation and the National Credit Union Administration, to recover from any insured depository institution or insured credit union the amount of any indemnification paid to such depository institution or credit union with respect to any check, to the extent of the amount so paid, if the insured depository institution or insured credit union collects on the check.
- (2) COMPLIANCE WITH GUIDANCE CONDITION.—The emergency guidance issued under para-

- graph (1) shall require any insured depository institution or insured credit union seeking a commitment under subsection (a)(1) or (b)(1) to demonstrate
- 4 that the institution or credit union is in compliance
- 5 with the guidance in such manner as the Board de-
- 6 termines to be appropriate and practicable.
- 7 (3) PER INDIVIDUAL PER INSTITUTION LIMITA-8 TION.—No specific insured depository institution or 9 insured credit union may be indemnified for losses 10 in excess of \$2,000 with respect to checks and share 11 drafts presented by any one individual.
- 12 (e) DEFINITIONS.—For purposes of this Act, the fol-13 lowing definitions shall apply:
- (1) BOARD.—The term "Board" means the
   Board of Governors of the Federal Reserve System.
- 16 (2) INSURED CREDIT UNION.—The term "in-17 sured credit union" has the same meaning as in sec-18 tion 101 of the Federal Credit Union Act.
- 19 (3) Insured depository institution.—The 20 term "insured depository institution" has the same 21 meaning as in section 3 of the Federal Deposit In-22 surance Act.
- 23 (f) RULE OF CONSTRUCTION.—No provision of this 24 section shall be construed as affecting any right or obliga-25 tion of an insured depository institution or insured credit

- 1 union to take any action against any person in connection
- 2 with a fraudulent check, a fraudulent negotiation of a
- 3 check, or any other wrongful act.
- 4 (g) Effective Date.—

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- 5 (1) In general.—Subject to paragraph (2), 6 the provisions of this section shall apply to checks or 7 share drafts presented to an insured depository in-8 stitution or an insured credit union during the pe-9 riod beginning on August 28, 2005, and ending Au-10 gust 28, 2006.
  - (2) Limited extension.—The period described in paragraph (2) may be extended once for an additional 180 days if—
    - (A) the Board, after consulting with the Federal Deposit Insurance Corporation and the National Credit Union Administration, determines that the continuing impact of Hurricane Katrina on financial intermediation between consumers and financial institutions, on payment networks, and on other forms of communication require an extension of the programs established under this section in order to continue to meet the immediate needs of victims of the disaster; and

1	(B) notice of such determination is pub-
2	lished in the Federal Register at least 5 days
3	before the end of the period described in para-
4	graph (1).
5	SEC. 706. TECHNICAL ASSISTANCE FOR MINORITY INSTITU-
6	TIONS.
7	(a) Minority Depository Institutions.—
8	(1) In general.—The Federal Deposit Insur-
9	ance Corporation and the Director of the Office of
10	Thrift Supervision shall provide such technical as-
11	sistance to minority financial institutions affected by
12	Hurricane Katrina as may be appropriate to pre-
13	serve the safety and soundness of such financial in-
14	stitutions, prevent the insolvency of such institu-
15	tions, and enable the institutions to recovery from
16	the adverse financial impact of Hurricane Katrina
17	on the customers of the institutions, the assets of
18	the institutions, and any real and personal property
19	securing such assets.
20	(2) Minority institution defined.—For
21	purposes of this subsection, the term "minority fi-
22	nancial institution" has the same meaning as in sec-
23	tion 308(b) of the Financial Institutions Reform,
24	Recovery, and Enforcement Act of 1989.
25	(b) Minority Credit Unions.—

1	(1) In General.—The National Credit Union
2	Administration shall provide such technical assist-
3	ance to minority credit unions affected by Hurricane
4	Katrina as may be appropriate to preserve the safety
5	and soundness of such credit unions, prevent the in-
6	solvency of such credit unions, and enable the credit
7	unions to recovery from the adverse financial impact
8	of Hurricane Katrina on the customers of the credit
9	unions, the assets of the credit unions, and any real
10	and personal property securing such assets.
l 1	(2) Definitions.—For purposes of this sub-
12	section, the following definitions shall apply:
13	(A) MINORITY CREDIT UNION.—The term
14	"minority credit union" means an insured cred-
15	it union—
16	(i) of which a majority of the share
17	draft account holders are predominately
18	minority; or
19	(ii) in the case of community develop-
20	ment credit union, the community served
21	by the credit union is predominantly mi-
22	nority
23	(B) Minority.—The term "minority" has
24	the same meaning as in section 308(b)(2) of the

1	Financial Institutions Reform, Recovery, and
2	Enforcement Act of 1989.
3	SEC. 707. IMPLEMENTING KATRINA DISASTER RELIEF
4	THROUGH THE CDFI FUND.
5	(a) Authorization of Appropriations.—In addi-
6	tion to amounts appropriated to the Community Develop-
7	ment Financial Institutions Fund (hereafter in this sec-
8	tion referred to as the "Fund") for fiscal year 2006 to
9	carry out the purposes of the Community Development
10	Banking and Financial Institutions Act of 1994, there are
11	authorized to be appropriated to the Fund (which may be
12	derived by transfer from funds appropriated for "Disaster
13	Relief" in Public Law 109–62), such sums as may be nec-
14	essary for fiscal year 2006 to carry out such Act for the
15	purposes of, and in the manner provided in, this section.
16	(b) Assistance Provided by the Fund for Hur-
17	RICANE KATRINA ASSISTANCE.—
18	(1) In general.—Amounts appropriated pur-
19	suant to the authorization under subsection (a) shall
20	be available to the Fund under the Community De-
21	velopment Banking and Financial Institutions Act of
22	1994 for the purposes of such Act, including tech-
23	nical and training assistance, awards under the
24	Bank Enterprise Act of 1991, equity investments,
25	deposits, and other forms of financial assistance to

1	community development financial institutions, in ac-
2	cordance with paragraph (2).
3	(2) Adjustments to criteria.—In providing
4	assistance under paragraph (1), the Community De-
5	velopment Banking and Financial Institutions Act of
6	1994 shall be applied with the following adjust-
7	ments:
8	(A) Designation of assisted areas.—
9	Notwithstanding section 107(b) of the Commu-
10	nity Development Banking and Financial Insti-
11	tutions Act of 1994, the Fund shall limit the
12	selection of community development financial
13	institution applicants for assistance pursuant to
14	this section to any financial institution that—
15	(i) is located in a Hurricane Katrina
16	affected area; or
17	(ii) demonstrates to the satisfaction of
18	the Fund that the financial institution has
19	the ability to provide capital, credit or fi-
20	nancial services within the Hurricane
21	Katrina affected area.
22	(B) Waiver of matching require-
23	MENTS.—In the case of an applicant with se-
24	vere constraints on available sources of match-
25	ing funds, the Fund may reduce or waive the

1	matching requirements of section 108(e)(1) of
2	the Community Development Banking and Fi-
3	nancial Institutions Act of 1994 for such appli-
4	cant for purposes of this subsection.
5	(C) Waiver of Limitations on Certain
6	FORMS OF ASSISTANCE.—The limitation con-
7	tained in section 113(c) of the Community De-
8	velopment Banking and Financial Institutions
9	Act of 1994 shall not apply to assistance pro-
10	vided under this subsection in accordance with
11	section 113 of such Act.
12	(D) Application of bank enterprise
13	ACT OF 1991.—In making assistance under this
14	subsection available in the manner provided in
15	section 114 of the Community Development
16	Banking and Financial Institutions Act of
17	1994, the Bank Enterprise Act of 1991 shall be
18	applied under section 114(a)(2)—
19	(i) by substituting "Hurricane
20	Katrina affected area", as defined in para-
21	graph (3), for "qualified distressed com-
22	munity"; and
23	(ii) with respect to life line accounts,
24	by taking into account only life line ac-

1	counts offered in an Hurricane Katrina af-
2	fected area.
3	(3) Hurricane katrina affected area de-
4	FINED.—For purposes of this section, the term
5	"Hurricane Katrina affected area" means any coun-
6	ty (as defined in section 2 of title 1, United States
7	Code) that—
8	(A) is within an area in which the Presi-
9	dent, pursuant to section 401 of the Robert T.
10	Stafford Disaster Relief and Emergency Assist-
11	ance Act, has determined, on or after August
12	28, 2005, that a major disaster exists due to
13	Hurricane Katrina; and
14	(B) has been designated by the Federal
15	Emergency Management Agency as an area in
16	which public assistance or individual assistance
17	is available as a result of Hurricane Katrina.
18	TITLE VIII—EXPANDED OPPOR-
19	TUNITY AND SMALL BUSI-
20	NESS PROVISIONS
21	Subtitle A—Expanded Opportunity
22	SEC. 801. REINSTATEMENT OF DAVIS-BACON WAGE RE-
23	QUIREMENTS.
24	Notwithstanding the proclamation by the President
25	dated September 8, 2005, or any other provision of law,

- 1 the provisions of subchapter IV of chapter 31 of title 40,
- 2 United States Code (and the provisions of all other related
- 3 Acts to the extent they depend upon a determination by
- 4 the Secretary of Labor under section 3142 of such title,
- 5 whether or not the President has the authority to suspend
- 6 the operation of such provisions), shall apply to all con-
- 7 tracts to which such provisions would otherwise apply that
- 8 are entered into on or after the date of enactment of this
- 9 Act, to be performed in the counties affected by Hurricane
- 10 Katrina and described in such proclamation.
- 11 SEC. 802. INCREASED PROCUREMENT GOAL FOR CERTAIN
- 12 FEDERAL CONTRACTS FOR RECOVERY FROM
- 13 HURRICANE KATRINA.
- For purposes of section 15(g)(1) of the Small Busi-
- 15 ness Act (15 U.S.C. 644 (g)(1)), the Government wide
- 16 goal for participation by small business concerns owned
- 17 and controlled by socially and economically disadvantaged
- 18 individuals in Federal contracts for recovery and recon-
- 19 struction activities related to Hurricane Katrina shall be
- 20 15 percent.

1	SEC. 803. LOCAL PARTICIPATION GOAL FOR PARTICIPA-
2	TION IN FEDERAL PROCUREMENT CON-
3	TRACTS IN AREAS AFFECTED BY HURRICANE
4	KATRINA.
5	(a) PROCUREMENT GOAL.—There is hereby estab-
6	lished a Government-wide goal for procurement contracts
7	awarded to local businesses in any area affected by Hurri-
8	cane Katrina. For fiscal years 2005, 2006, and 2007, the
9	goal shall be 30 percent of the total value of all prime
10	contract and subcontract awards for each such fiscal year.
11	The goal established under this section shall be treated
12	and administered in the same manner as goals established
13	under section $15(g)(1)$ of the Small Business Act (15
14	U.S.C. $644(g)(1)$ ).
15	(b) LOCAL BUSINESS DEFINED.—In this section, the
16	term "local business" means any business owned by a per-
17	son residing in or incorporated in any area affected by
18	Hurricane Katrina.
19	SEC. 804. REQUIREMENT FOR HURRICANE RECOVERY-RE-
20	LATED CONTRACTS TO REQUIRE 40 PERCENT
21	OF CONTRACT WORKERS BE LOCAL RESI-
22	DENTS.
23	(a) Requirement.—Any contract awarded by the
24	Federal Government for recovery or reconstruction activi-
25	ties to be carried out in areas affected by Hurricane
26	Katrina shall include a requirement that at least 40 per-

I	cent	01	the	workers	performing	the	work	under	the	con-

- 2 tract be local residents.
- 3 (b) Local Resident.—For purposes of this section,
- 4 a local resident is a person who had a permanent residence
- 5 in the areas affected by Hurricane Katrina before Hurri-
- 6 cane Katrina struck.
- 7 SEC. 805. REQUIREMENT FOR HURRICANE RECOVERY-RE-
- 8 LATED CONTRACTS TO INCLUDE FINANCIAL
- 9 INCENTIVES FOR CONTRACTORS TO MEET
- 10 GOALS SPECIFIED IN THE CONTRACTS.
- Any contract awarded by the Federal Government for
- 12 recovery or reconstruction activities to be carried out in
- 13 areas affected by Hurricane Katrina shall include a finan-
- 14 cial incentive or incentives for the contractor to meet any
- 15 goals specified in the contract, such as goals to award sub-
- 16 contracts to small businesses owned and controlled by so-
- 17 cially and economically disadvantaged individuals, to local
- 18 businesses, or to subcontractors that will use local resi-
- 19 dents to perform work under the subcontract.
- 20 SEC. 806. APPRENTICESHIP AND OTHER REQUIREMENTS
- 21 FOR POST-HURRICANE RECONSTRUCTION.
- 22 (a) APPRENTICESHIP PROGRAMS.—Any hurricane re-
- 23 construction contractor shall be required to utilize an ap-
- 24 prenticeship program certified under subsection (b) that
- 25 includes, as a part thereof, a pre-apprenticeship program

- 1 that helps prepare individuals for the apprenticeship pro-
- 2 gram and for the basics tests necessary to become an ap-
- 3 prentice.
- 4 (b) Certification.—An apprenticeship program
- 5 may be certified for purposes of this section if such pro-
- 6 gram—
- 7 (1) is certified by a State employment services
- 8 authority or other local authority that oversees ap-
- 9 prenticeship and job training programs; or
- 10 (2) is registered with the Bureau of Apprentice-
- ship and Training of the Department of Labor
- under part 29 of chapter 1 of title 29, Code of Fed-
- eral Regulations.
- 14 (c) Definitions.—In this section:
- 15 (1) The term "hurricane reconstruction con-
- tractor" means a person or entity receiving Federal
- funds provided under the Robert T. Stafford Dis-
- 18 aster Relief and Emergency Assistance Act (42
- 19 U.S.C 5121 et seq.), or party to a contract funded
- 20 under such Act, for repair or reconstruction in the
- 21 regions affected by Hurricane Katrina.
- 22 (2) The term "regions affected by Hurricane
- 23 Katrina" means a county or parish in Mississippi,
- Alabama, or Texas, or a parish in Louisiana, where
- a major disaster has been declared under section

1	401 of the Robert T. Stafford Disaster Relief and
2	Emergency Assistance Act (42 U.S.C 5170) as a re-
3	sult of Hurricane Katrina.
4	SEC. 807. RESTATEMENT OF FULL APPLICATION OF STATU-
5	TORY REQUIREMENTS OF EQUAL EMPLOY-
6	MENT OPPORTUNITY APPLICABLE TO CON-
7	TRACTS AND SUBCONTRACTS TO PROVIDE
8	HURRICANE KATRINA RELIEF.
9	(a) Continuing Nondiscrimination Required in
10	CONTRACTS AND SUBCONTRACTS TO PROVIDE HURRI-
11	CANE KATRINA RELIEF.—The provisions of—
12	(1) Executive Order No. 11246 (42 U.S.C.
13	2000e-1 note), excluding section 204 of such order,
14	(2) section 503 of the Rehabilitation Act of
15	1973 (29 U.S.C. 793), excluding subsection (c) of
16	such section, and
17	(3) section 4212 of title 38 of the United States
18	Code,
19	shall apply with respect to contracts and subcontracts en-
20	tered into to provide Hurricane Katrina relief, in the same
21	manner as such provisions apply to contracts and sub-
22	contracts with respect to which the Secretary of Labor has
23	not granted any waiver or any exemption with respect to
24	any of such provisions

1	(b) Waivers and Exemptions Void.—Every waiver
2	of, and every exemption from, the application of any provi-
3	sion of law referred to in subsection (a) granted by the
4	Secretary of Labor with respect to contracts and sub-
5	contracts to provide Hurricane Katrina relief, granted be-
6	fore the date of the enactment of the Act are void as of
7	the date of the enactment of this Act.
8	Subtitle B—Disaster Loans and
9	<b>Small Business Relief</b>
10	SEC. 811. DEFINITIONS.
11	In this subtitle—
12	(1) the terms "Administration" and "Adminis-
13	trator" mean the Small Business Administration
14	and the Administrator thereof, respectively;
15	(2) the term "Disaster Area" means an area
16	which the President has designated as a disaster
17	area as a result of Hurricane Katrina of August
18	2005; and
19	(3) the term "small business concern" has the
20	same meaning as under section 3 of the Small Busi-
21	ness Act (15 U.S.C. 632).
22	SEC. 812. DISASTER LOANS AFTER HURRICANE KATRINA.
23	(a) Loans to Nonprofits.—The Administrator
24	may make a loan under section 7(b) of the Small Business
25	Act (15 U.S.C. 636(b)) (either directly or in cooperation

- 1 with a bank or other lending institution through agree-
- 2 ments to participate on an immediate or deferred basis)
- 3 to a nonprofit organization located or operating in a Dis-
- 4 aster Area or providing services to persons who have evac-
- 5 uated from a Disaster Area.

- 6 (b) Increased Loan Caps.—
- 7 (1) AGGREGATE LOAN AMOUNTS.—Except as 8 provided in paragraph (2), the aggregate amount of 9 all loans outstanding and committed to a borrower 10 under such section (except for loans under para-11 graph (5) or (6) of such section) made by reason of

Hurricane Katrina, may not exceed \$10,000,000.

- 13 (2) WAIVER AUTHORITY.—The Administrator
  14 may, at the discretion of the Administrator, waive
  15 the aggregate loan amount established under para16 graph (1).
- 17 (c) Deferment of Disaster Loan Payments.—
- 18 (1) In General.—Notwithstanding any other 19 provision of law, payments of principal and interest 20 on a loan under section 7(b) of the Small Business Act (15 U.S.C. 636(b)) to a borrower located in a 21 22 Disaster Area made before August 24, 2007, shall 23 be deferred, and no interest shall accrue with respect 24 to such loan, during the time period described in 25 paragraph (2).

1	(2) Time period.—
2	(A) In general.—The time period re-
3	ferred to in paragraph (1) is the one-year pe-
4	riod that begins on the latter of the following
5	dates:
6	(i) The date of the enactment of this
7	subtitle.
8	(ii) The date on which the loan is
9	made.
10	(B) Extension.—The Administrator may
11	extend the time period described in subpara-
12	graph (A) for one year after the date on which
13	it would otherwise expire, if the Administrator
14	finds that such an extension is appropriate.
15	(3) RESUMPTION OF PAYMENTS.—Upon the ex-
16	piration of the time period described in paragraph
17	(2), the payment of periodic installments of principal
18	and interest shall be required with respect to a loan
19	for which payments are deferred under paragraph
20	(1) in the same manner and subject to the same
21	terms and conditions as would otherwise apply.
22	(d) Refinancing Disaster Loans After Hurri-
23	CANE KATRINA.—
24	(1) Refinancing permitted.—A small busi-
25	ness concern that is located in a Disaster Area or

- was located in such an area as of August 24, 2005, may refinance any loan made under section 7(b) of the Small Business Act (15 U.S.C. 636(b)) that, as of August 24, 2005, was outstanding as to principal or interest, and the refinanced amount shall be considered to be part of the new loan for purposes of this subsection and section 7(b) of the Small Business Act (15 U.S.C. 636(b)).
  - (2) No effect on eligibility for other Loans.—A refinancing under paragraph (1) by a small business concern shall have no effect on the eligibility of that small business concern for any other loan under the Small Business Act (15 U.S.C. 632 et seq.).
    - (3) Interest rate.—A loan under this subsection shall be made at the same interest rate as economic injury loans under section 7(b)(2) of the Small Business Act (15 U.S.C. 636(b)(2)).

## (e) Refinancing Business Debt.—

(1) Refinancing permitted.—A small business concern that is located in a Disaster Area or was located in such an area as of August 24, 2005, may refinance any business debt of that small business concern that was outstanding as to principal or interest as of August 24, 2005.

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- 1 (2) Principal and interest.—With respect
  2 to a refinancing under this subsection, payments of
  3 principal shall be deferred, and interest may accrue,
  4 during the 1-year period beginning on the date of
  5 the refinancing, and the refinanced amount shall be
  6 considered to be part of a new loan for purposes of
  7 this subsection and section 7(b) of the Small Business Act (15 U.S.C. 636(b)).
  - (3) Resumption of payments.—Upon the expiration of the one-year period described in paragraph (2), the payment of periodic installments of principal and interest shall be required with respect to a refinancing for which payments are deferred under such paragraph in the same manner and subject to the same terms and conditions as would otherwise apply.
    - (4) Interest rate.—A loan under this subsection shall be made at the same interest rate as economic injury loans under section 7(b)(2) of the Small Business Act (15 U.S.C. 636(b)(2)).
- 21 (f) Extended Application Period.—Notwith-22 standing any other provision of law, the Administrator 23 shall accept applications for assistance under this section 24 from small business concerns adversely affected by Hurri-25 cane Katrina until one year after the date on which the

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- 1 President designated the area as a disaster area as a re-
- 2 sult of Hurricane Katrina.
- 3 (g) No Sale.—No loan under this section made as
- 4 a result of Hurricane Katrina may be sold.

## 5 SEC. 813. NATIONWIDE DISASTER LOANS.

- 6 (a) Loans Authorized.—The Administrator may
- 7 make such loans as the Administrator determines appro-
- 8 priate under section 7(b) of the Small Business Act (15
- 9 U.S.C. 636(b)) (either directly or in cooperation with
- 10 banks or other lending institutions through agreements to
- 11 participate on an immediate or deferred basis) to a small
- 12 business concern, small agricultural cooperative, small
- 13 nursery, or small producer cooperative located anywhere
- 14 in the United States that demonstrates a direct adverse
- 15 economic impact caused by Hurricane Katrina, based on
- 16 such criteria as the Administrator may set by rule, regula-
- 17 tion, or order.
- 18 (b) Disaster Mitigation.—
- 19 (1) IN GENERAL.—Section 7(b)(1)(A) of the
- 20 Small Business Act (15 U.S.C. 636(b)(1)(A)) is
- amended by inserting "of the aggregate costs of
- such damage or destruction (whether or not com-
- pensated for by insurance or otherwise)" after "20
- per centum".

1	(2) Effective date.—The amendment made
2	by paragraph (1) shall apply with respect to a loan
3	or guarantee made after the date of enactment of
4	this Act.
5	(c) Technical Amendments.—Section 7(b) of the
6	Small Business Act (15 U.S.C. 636(b)) is amended—
7	(1) in the matter preceding paragraph (1), by
8	striking "the, Administration" and inserting "the
9	Administration";
10	(2) in paragraph (2)(A), by striking "Disaster
11	Relief and Emergency Assistance Act" and inserting
12	"Robert T. Stafford Disaster Relief and Emergency
13	Assistance Act (42 U.S.C. 5121 et seq.)"; and
14	(3) in the undesignated matter at the end—
15	(A) by striking ", (2), and (4)" and insert-
16	ing "and (2)"; and
17	(B) by striking ", (2), or (4)" and insert-
18	ing "(2)".
19	(d) DISASTER LOAN ADDITIONAL AMOUNTS.—In ad-
20	dition to any other amounts otherwise appropriated for
21	such purpose, there is authorized to be appropriated to
22	the Administration \$86,000,000, to make loans under sec-
23	tion 7(b) of the Small Business Act.

1	SEC. 814. SMALL BUSINESS EMERGENCY RELIEF.
2	(a) Business Loan Programs.—Section
3	20(e)(1)(B) of the Small Business Act (15 U.S.C. 631
4	note) is amended—
5	(1) in the matter preceding clause (i), by strik-
6	ing "\$25,050,000,000" and inserting
7	``\$40,050,000,000`';
8	(2) in clause (i), by striking "\$17,000,000,000"
9	and inserting "\$27,000,000,000"; and
10	(3) in clause (ii), by striking "\$7,500,000,000"
11	and inserting "\$12,500,000,000".
12	(b) Grants to States Adversely Affected by
13	Hurricane Katrina.—
14	(1) In General.—The Secretary of Commerce
15	shall make grants to the States of Louisiana, Ala-
16	bama, and Mississippi to be used by appropriate
17	State agencies in accordance with this subsection.
18	(2) DISBURSEMENT OF FUNDS.—The Secretary
19	of Commerce shall make grants under paragraph (1)
20	in the most expeditious manner possible to the des-
21	ignated States, based on—
22	(A) the number of businesses directly dam-
23	aged or disrupted by reason of Hurricane
24	Katrina in the State;
25	(B) the number of residents displaced from

the State by reason of Hurricane Katrina;

1	(C) the number of jobs lost or disrupted by
2	reason of Hurricane Katrina in the State;
3	(D) the extent of economic disruption by
4	reason of Hurricane Katrina in the State; and
5	(E) the number of evacuees from any other
6	State by reason of Hurricane Katrina to whom
7	the designated State is providing assistance.
8	(3) Use of funds.—
9	(A) In general.—Grants awarded to a
10	State under paragraph (1) shall be used by the
11	State to provide bridge grants and loans, which
12	may be made to any person located in a Dis-
13	aster Area who was directly adversely affected
14	by Hurricane Katrina, to assist such person in
15	covering costs until the person is able to obtain
16	loans through Administration assistance pro-
17	grams or other sources.
18	(B) Reimbursement.—A State may use a
19	grant awarded under paragraph (1) as reim-
20	bursement for any State funds used to provide
21	bridge grants or loans to any person located in
22	a Disaster Area who was directly adversely af-
23	fected by Hurricane Katrina before the date on
24	which the funds authorized under paragraph

(1) are disbursed.

1	(C) Criteria.—Notwithstanding any
2	other provision of law, in making bridge grants
3	and loans under subparagraph (A), the State
4	may use such criteria as the State determines
5	appropriate, and shall not be required to apply
6	eligibility criteria for programs administered by
7	the Department of Commerce.
8	(D) Terms.—For any loan made by a
9	State under subparagraph (A)—
10	(i) such a loan may initially be a
11	noncollateralized, low-interest loan;
12	(ii) payments and interest on such a
13	loan may be deferred for at least 1 year
14	after the date on which the loan is made;
15	(iii) the balance remaining on such a
16	loan 5 years after the date on which the
17	loan is made may be forgiven entirely by
18	the State, if the borrower has continued to
19	operate during that 5-year period in a Dis-
20	aster Area; and
21	(iv) such a loan may be forgiven by
22	the State, under such terms as it may set,
23	if the borrower cannot repay such loan.
24	(E) Administrative expenses.—The
25	Department of Commerce may use not more

1	than \$1,000,000 of the funds authorized under
2	paragraph (4) to administer the provision of
3	grants to the designated States under this sub-
4	section.
5	(4) Authorization of appropriations.—
6	There is authorized to be appropriated to the Sec-
7	retary of Commerce \$450,000,000 for the Economic
8	Development Administration of the Department of
9	Commerce to carry out this subsection.
10	SEC. 815. AUTHORIZATION OF APPROPRIATIONS FOR BUSI-
11	NESS COUNSELING.
12	In addition to any other amounts authorized for any
13	fiscal year, there are authorized to be appropriated to the
14	Administration, to remain available until expended, for fis-
15	cal year 2006—
16	(1) \$21,000,000, to be used for activities of
17	small business development centers pursuant to sec-
18	tion 21 of the Small Business Act (15 U.S.C. 648),
19	not less than \$15,000,000 of which shall be non-
20	matching funds and used to aid and assist small
21	business concerns affected by Hurricane Katrina;
22	(2) \$2,000,000, to be used for the SCORE pro-
23	gram authorized by section 8(b)(1) of the Small
24	Business Act (15 U.S.C. 637(b)(1)), for the activi-
25	ties described in subparagraph (B)(ii) of such sec-

- tion, not less than \$1,000,000 of which shall be used to aid and assist small business concerns affected by Hurricane Katrina;
  - (3) \$4,500,000, to be used for activities of women's business centers authorized by section 29(b) of the Small Business Act (15 U.S.C. 656(b)) and for recipients of a grant under section 29(l) of that Act (15 U.S.C. 656(l)), not less than \$2,500,000 of which shall be non-matching funds used to aid and assist small business concerns affected by Hurricane Katrina, which may also be made available to a women's business center whose 5-year project ended in fiscal year 2004;
    - (4) \$1,250,000, to be used for activities of the office of veteran's business development pursuant to section 32 of the Small Business Act (15 U.S.C. 657b), not less than \$750,000 of which shall be used to aid and assist small business concerns affected by Hurricane Katrina; and
    - (5) \$5,000,000, to be used for activities of the microloan program authorized by clauses (ii) and (iii) of section 7(m)(1)(G) of the Small Business Act (15 U.S.C. 636(m)(1)(G)) to aid and assist small business concerns adversely affected by Hurricane Katrina.

25 Katrina.

### 1 SEC. 816. SMALL BUSINESS DEVELOPMENT CENTERS.

- 2 (a) AVAILABILITY OF GRANTS.—The Administrator
- 3 shall make available grants under section 21 of the Small
- 4 Business Act (15 U.S.C. 648) to small business develop-
- 5 ment centers assisting small business concerns adversely
- 6 affected by Hurricane Katrina.
- 7 (b) Waiver of Maximum Grant Amount.—For
- 8 each of fiscal years 2005 and 2006, the Administrator
- 9 may waive the maximum amount of \$100,000 for non-
- 10 matching grants under section 21(a)(4)(C)(viii) of the
- 11 Small Business Act (15 U.S.C. 648(a)(4)(C)(viii)).
- 12 (c) Assistance to Small Business Concerns in
- 13 Disaster Areas.—
- 14 (1) The Administrator shall authorize any small
- business development center, regardless of location,
- 16 to provide advice, information, and assistance, as de-
- scribed in section 21(c) of such Act (15 U.S.C.
- 18 648(c)), to a small business concern located in a
- 19 Disaster Area.
- 20 (2) A small business development center that
- 21 provides counselors to a Disaster Area shall, to the
- 22 maximum extent practicable, ensure continuity of
- services in the State it currently serves.
- 24 **SEC. 817. HUBZONES.**
- Notwithstanding any other provision of law, a Dis-
- 26 aster Area shall be deemed to be a historically

- 1 underutlized business zone within the meaning of section
- 2 3(p)(1) of the Small Business Act (15 U.S.C. 632(p)(1).

## 3 SEC. 818. SMALL BUSINESS BONDING THRESHOLD.

- 4 (a) In General.—Notwithstanding any other provi-
- 5 sion of law, for all procurements related to Hurricane
- 6 Katrina, the Administrator may, upon such terms and
- 7 conditions as the Administrator may prescribe, guarantee,
- 8 and enter into commitments to guarantee any surety
- 9 against loss resulting from a breach of the terms of a bid
- 10 bond, payment bond, performance bond, or bonds ancillary
- 11 thereto, by a principal on any total work order or contract
- 12 amount at the time of bond execution that does not exceed
- 13 \$5,000,000
- 14 (b) DISCRETIONARY INCREASE.—The Administrator
- 15 may increase the maximum amount of a work order or
- 16 contract to which subsection (a) applies to \$10,000,000,
- 17 at the discretion of the Administrator.

#### 18 SEC. 819. LOAN DEFAULTS.

- 19 Notwithstanding any other provision of law, no loan
- 20 made before August 24, 2005, under subsection (a) or (m)
- 21 of section 7 of the Small Business Act (15 U.S.C. 636)
- 22 or under title III or section 503 of the Small Business
- 23 Investment Act of 1958 (15 U.S.C. 661 et seq.) for which
- 24 the borrower goes into default by reason of Hurricane
- 25 Katrina shall be considered a cost (as that term is defined

- 1 in section 502 of the Federal Credit Reform Act of 1990
- 2 (2 U.S.C. 622)) to the Administration for purposes of cal-
- 3 culating the subsidy rate for loans under subsection (a)
- 4 or (m) of section 7 of the Small Business Act or title III
- 5 or section 503 of the Small Business Investment Act of
- 6 1958, respectively.
- 7 SEC. 820. BUDGETARY TREATMENT OF LOANS AND
- 8 FINANCINGS.
- 9 (a) In General.—Assistance made available under
- 10 any loan made or approved by the Administration under
- 11 this subtitle, subsections (a) or (b) of section 7 of the
- 12 Small Business Act (15 U.S.C. 636), or financings made
- 13 under title V of the Small Business Investment Act of
- 14 1958 (15 U.S.C. 695 et seq.), on and after the date of
- 15 enactment of this subtitle, shall be treated as separate pro-
- 16 grams of the Administration for purposes of the Federal
- 17 Credit Reform Act of 1990 only.
- 18 (b) Use of Funds.—Assistance under this subtitle
- 19 and the amendments made by this subtitle shall be avail-
- 20 able only to the extent that funds are made available
- 21 under appropriations Acts, which funds shall be utilized
- 22 to offset the cost (as such term is defined in section 502
- 23 of the Federal Credit Reform Act of 1990) of such assist-
- 24 ance.

1	SEC. 821. EMERGENCY PROCUREMENT AUTHORITY.
2	(a) Small Business Reservation Offset.—Sec-
3	tion 15(j) of the Small Business Act (15 U.S.C. 644(j))
4	is amended by adding at the end the following:
5	"(4) For any contract involving the use of the special
6	emergency procurement authority under section 32A(c) of
7	the Office of Federal Procurement Policy Act (41 U.S.C.
8	428a(c)), the dollar ceiling of the small business reserva-
9	tion established in paragraph (1) shall be adjusted to
10	match the applicable amount of the simplified acquisition
11	threshold.".
12	(b) Retention of Small Business Subcon-
13	TRACTING.—Section 8(d)(4)(D) of the Small Business Act
14	(15 U.S.C. 637(d)(4)(D)) is amended—
15	(1) by striking "(D) No contract" and inserting
16	the following:
17	"(D) SMALL BUSINESS PARTICIPATION.—
18	"(i) In general.—No contract"; and
19	(2) by adding at the end the following:
20	"(ii) Emergency procurements.—
21	"(I) In general.—For any contract that
22	otherwise meets the requirements of this sub-
23	section and that involves the use of special
24	emergency procurement authority under section
25	32A(c) of the Office of Federal Procurement

Policy Act (41 U.S.C. 428a(c)), the subcon-

1	tracting plan required under this subsection
2	shall be negotiated as soon as is practicable,
3	but not later than 30 days after the date on
4	which the contract is awarded.
5	"(II) PAYMENT.—Not more than 50 per-
6	cent of the amount due under any contract de-
7	scribed in subclause (I) may be paid, unless a
8	subcontracting plan compliant with this sub-
9	section is negotiated by the contractor.".
10	TITLE IX—TAX PROVISIONS
11	SEC. 901. HOME PURCHASE BY VICTIMS OF HURRICANE
12	KATRINA.
13	(a) In General.—Subpart A of part IV of sub-
14	chapter A of chapter 1 of the Internal Revenue Code of
15	1986 (relating to nonrefundable personal credits) is
16	amended by inserting after section 25D the following new
17	section:
18	"SEC. 25E. HOME PURCHASE BY INDIVIDUALS DISPLACED
19	BY HURRICANE KATRINA.
20	"(a) Allowance of Credit.—In the case of an eli-
21	gible homebuyer who purchases a principal residence in
22	the Hurricane Katrina disaster area, there shall be al-
23	lowed as a credit against the tax imposed by this chapter
24	for the taxable year an amount equal to so much of the
25	purchase price of the residence as does not exceed \$5,000.

1	"(b) Limitation Based on Modified Adjusted
2	GROSS INCOME.—
3	"(1) In general.—The amount allowable as a
4	credit under subsection (a) (determined without re-
5	gard to this subsection and subsection (d)) for the
6	taxable year shall be reduced (but not below zero) by
7	the amount which bears the same ratio to the credit
8	so allowable as—
9	"(A) the excess (if any) of—
10	"(i) the taxpayer's modified adjusted
11	gross income for such taxable year, over
12	"(ii) \$70,000 (\$110,000 in the case of
13	a joint return), bears to
14	"(B) \$20,000.
15	"(2) Modified adjusted gross income.—
16	For purposes of paragraph (1), the term 'modified
17	adjusted gross income' means the adjusted gross in-
18	come of the taxpayer for the taxable year increased
19	by any amount excluded from gross income under
20	section 911, 931, or 933.
21	"(c) Eligible Homebuyer.—For purposes of this
22	section—
23	"(1) In general.—The term 'eligible home-
24	buyer' means any individual if—

1	"(A) on August 29, 2005, the principal
2	place of abode of such individual (and if mar-
3	ried, such individual's spouse) was located in
4	the Hurricane Katrina disaster area, and such
5	principal place of abode was rendered uninhab-
6	itable by Hurricane Katrina, and
7	"(B) the principal residence for which the
8	credit is allowed under subsection (a) is located
9	in the same State as such principal place of
10	abode.
11	"(2) One-time only.—If an individual is al-
12	lowed a credit under this section with respect to any
13	principal residence, such individual may not be al-
14	lowed a credit under this section with respect to any
15	other principal residence.
16	"(3) Principal residence.—The term 'prin-
17	cipal residence' has the same meaning as when used
18	in section 121.
19	"(d) Carryover of Credit.—If the credit allowable
20	under subsection (a) exceeds the limitation imposed by
21	section 26(a) for such taxable year reduced by the sum
22	of the credits allowable under this subpart (other than this
23	section and sections 23, 24, 25B, and 1400C) such excess
24	shall be carried to the succeeding taxable year and added

1	to the credit allowable under subsection (a) for such tax-
2	able year.
3	"(e) Other Definitions and Special Rules.—
4	For purposes of this section—
5	"(1) Hurricane katrina disaster area.—
6	The term 'Hurricane Katrina disaster area' means
7	an area determined by the President to warrant as-
8	sistance from the Federal Government under the
9	Robert T. Stafford Disaster Relief and Emergency
10	Assistance Act by reason of Hurricane Katrina.
11	"(2) Allocation of Dollar Limitation.—
12	"(A) Married individuals filing sepa-
13	RATELY.—In the case of a married individual
14	filing a separate return, subsection (a) shall be
15	applied by substituting '\$2,500' for '\$5,000.'
16	"(B) Other Taxpayers.—If 2 or more
17	individuals who are not married purchase a
18	principal residence, the amount of the credit al-
19	lowed under subsection (a) shall be allocated
20	among such individuals in such manner as the
21	Secretary may prescribe, except that the total
22	amount of the credits allowed to all such indi-
23	viduals shall not exceed \$5,000.
24	"(3) Purchase.—

1	"(A) IN GENERAL.—The term 'purchase'
2	means any acquisition, but only if—
3	"(i) the property is not acquired from
4	a person whose relationship to the person
5	acquiring it would result in the disallow-
6	ance of losses under section 267 or 707(b)
7	(but, in applying section 267(b) and (c) for
8	purposes of this section, paragraph (4) of
9	section 267(c) shall be treated as providing
10	that the family of an individual shall in-
11	clude only his spouse, ancestors, and lineal
12	descendants), and
13	"(ii) the basis of the property in the
14	hands of the person acquiring it is not de-
15	termined—
16	"(I) in whole or in part by ref-
17	erence to the adjusted basis of such
18	property in the hands of the person
19	from whom acquired, or
20	"(II) under section 1014(a) (re-
21	lating to property acquired from a de-
22	cedent).
23	"(B) Construction.—A residence which
24	is constructed by the taxpayer shall be treated

- as purchased by the taxpayer on the date the
- 2 taxpayer first occupies such residence.
- 3 "(4) Purchase price.—The term 'purchase
- 4 price' means the adjusted basis of the principal resi-
- 5 dence on the date such residence is purchased.
- 6 "(f) Reporting.—If the Secretary requires informa-
- 7 tion reporting under section 6045 by a person described
- 8 in subsection (e)(2) thereof to verify the eligibility of tax-
- 9 payers for the credit allowable by this section, the excep-
- 10 tion provided by section 6045(e)(5) shall not apply.
- 11 "(g) Basis Adjustment.—For purposes of this sub-
- 12 title, if a credit is allowed under this section with respect
- 13 to the purchase of any residence, the basis of such resi-
- 14 dence shall be reduced by the amount of the credit so al-
- 15 lowed.
- 16 "(h) APPLICATION OF SECTION.—This section shall
- 17 apply to property purchased after August 28, 2005, and
- 18 before January 1, 2007.".
- 19 (b) Conforming Amendment.—Section 1016(a) of
- 20 such Code is amended by striking "and" at the end of
- 21 paragraph (36), by striking the period at the end of para-
- 22 graph (37) and inserting ", and", and by adding at the
- 23 end the following new paragraph:
- 24 "(38) to the extent provided in section
- 25 25E(g).".

- 1 (c) Clerical Amendment.—The table of sections
- 2 for subpart A of part IV of subchapter A of chapter 1
- 3 of such Code is amended by inserting after the item relat-
- 4 ing to section 25D the following new item:
  - "Sec. 25E. Home purchase by individuals displaced by Hurricane Katrina.".
- 5 (d) Effective Date.—The amendments made by
- 6 this section shall apply to taxable years ending after the
- 7 date of the enactment of this Act.
- 8 SEC. 902. RELIEF THROUGH LOW-INCOME HOUSING CRED-
- 9 IT RELATING TO HURRICANE KATRINA.
- 10 (a) Increase in Housing Credit Dollar
- 11 Amount.—For purposes of determining the State housing
- 12 credit ceiling of the States of Alabama, Louisiana, and
- 13 Mississippi for 2006 and 2007, section 42(h)(3)(C)(ii)(I)
- 14 of the Internal Revenue Code of 1986 shall be applied by
- 15 substituting "\$3.70" for "\$1.75".
- 16 (b) Authority to Waive Percentage Limitation
- 17 TO TREAT HURRICANE KATRINA DISASTER AREAS AS
- 18 Difficult Development Areas.—In the case of tax-
- 19 able years beginning in 2005, 2006, and 2007, any area
- 20 in the State of Alabama, Louisiana, or Mississippi located
- 21 within the area determined by the President to warrant
- 22 assistance from the Federal Government under the Robert
- 23 T. Stafford Disaster Relief and Emergency Assistance Act
- 24 by reason of Hurricane Katrina shall be treated as a dif-
- 25 ficult development area for purposes of section

1	42(d)(5)(C) of the Internal Revenue Code of 1986, not-
2	withstanding the percentage limitation in clause (iii)(II)
3	of such section.
4	(c) Waiver of Full Subscription Require-
5	MENT.—In the case of the States of Alabama, Louisiana,
6	and Mississippi for 2005, 2006, and 2007, section
7	42(h)(3)(D) of such Code shall be applied without regard
8	to clause (iv)(I) of such section.
9	SEC. 903. TAX EXEMPT BONDS FOR QUALIFIED GULF COAST
10	RECOVERY PROJECTS.
11	Section 149(h) of the Internal Revenue Code of 1986
12	(relating to bonds that must be registered to be tax ex-
13	empt; other requirements) is amended by adding at the
14	end the following:
15	"(h) Treatment of Gulf Coast Recovery
16	Bonds.—
17	"(1) In general.—Section 103(a) shall apply
18	to any qualified Gulf Coast recovery bond.
19	"(2) Qualified gulf coast recovery
20	BOND.—For purposes of this subsection, the term
21	'qualified Gulf Coast recovery bond' means any bond
22	if—
23	"(A) the issuer reasonably expects that at
24	least 95 percent of the net proceeds of the issue

1	will be used for facilities in a qualified hurri-
2	cane disaster area,
3	"(B) the issue of which such bond is a part
4	would, without regard to the application of sub-
5	section (b) and section 146, otherwise meet the
6	requirements for excluding the interest on such
7	bond from gross income under section 103 and
8	applicable requirements of this part, and
9	"(C) if the aggregate face amount of bonds
10	of which such bond is a part issued pursuant to
11	such issue, when added to the aggregate face
12	amount of qualified Gulf Coast recovery bonds
13	previously issued by the issuing authority dur-
14	ing the calendar year, does not exceed such
15	authority's volume cap specified in paragraph
16	(4).
17	"(3) Federal Guarantee.—For purposes of
18	this subsection—
19	"(A) FEDERAL GUARANTEE.—The Sec-
20	retary may guarantee the payment of principal
21	or interest with respect to any qualified Gulf
22	Coast recovery bond under such terms and con-
23	ditions as the Secretary may require, except
24	that in the case of a default of such bond, the

Secretary shall condition the granting of such

1	guarantee on the agreement by the State to a
2	repayment schedule (including interest) for
3	such bonds.
4	"(B) Treatment of bond as tax ex-
5	EMPT.—Subparagraph (b) shall not apply to a
6	qualified Gulf Coast recovery bond.
7	"(4) Volume Cap.—For purposes of this sub-
8	section, the volume cap for a State shall be—
9	"(A) in the case of the State of Alabama,
10	\$10,000,000,000,
11	"(B) in the case of the State of Louisiana,
12	\$20,000,000,000,
13	"(C) in the case of the State of Mis-
14	sissippi, \$20,000,000,000, and
15	"(D) zero in any other case.
16	"(5) Qualified hurricane disaster area.—
17	The term 'qualified hurricane disaster area' means
18	the portion of an area determined by the President
19	to warrant individual or individual and public assist-
20	ance from the Federal Government under the Robert
21	T. Stafford Disaster Relief and Emergency Assist-
22	ance Act with respect to which a major disaster has
23	been declared under section 401 of such Act by rea-
24	son of Hurricane Katrina.

1	"(6) Section 146 Not Applicable.—Section
2	146 shall not apply with respect to any bond issued
3	under this subsection.
4	"(7) TERMINATION.—This subsection shall not
5	apply to bonds issued after December 31, 2010.".
6	TITLE X—BANKRUPTCY
7	SEC. 1001. SHORT TITLE.
8	This title may be cited as the "Hurricane Katrina
9	Bankruptcy Relief and Community Protection Act of
10	2005".
11	SEC. 1002. DEFINITIONS; WHO MAY BE A DEBTOR.
12	(a) Current Monthly Income.—Section
13	101(10A)(B) is amended—
14	(1) by striking "and payments" and inserting
15	"payments", and
16	(2) by inserting before the period at the end ",
17	and payments to victims of a natural disaster on ac-
18	count of their status as victims of a natural dis-
19	aster".
20	(b) Natural Disaster; Natural Disaster
21	ZONE.—Section 101 of title 11, United States Code, is
22	amended—
23	(1) by redesignating paragraphs (40A) and
24	(40B) as paragraphs (40C) and (40D), respectively,
25	and

1	(2) by inserting after paragraph (40) the fol-
2	lowing:
3	"(40A) The term 'natural disaster' means—
4	"(A) a major disaster, as defined in section
5	102 of the Robert T. Stafford Disaster Relief
6	and Emergency Assistance Act; or
7	"(B) a situation similar to such a major
8	disaster (as so defined), with respect to which
9	a determination is made in accordance with
10	State law that such situation exists.
11	"(40B) The term 'natural disaster zone' means
12	the geographical area included in the determination
13	of a natural disaster.".
14	(c) Victim of Natural Disaster.—Section 101 of
15	title 11, United States Code, is amended by adding at the
16	end the following:
17	"(56) The term 'victim of a natural disaster'
18	means a person—
19	"(A) whose financial condition is materi-
20	ally adversely affected by a natural disaster;
21	and
22	"(B) whose domicile, residence, or prin-
23	cipal place of business in the United States, or
24	whose principal assets in the United States, are
25	located in a natural disaster zone immediately

1	preceding the event that caused the natural dis-
2	aster exists.".
3	(d) Who May Be a Debtor.—Section 109(h)(4) of
4	title 11, United States Code, is amended by inserting
5	"natural disaster," after "disability,".
6	SEC. 1003. AMENDMENT TO CHAPTER 3.
7	Section 362(b)(22) of title 11, United States Code,
8	is amended by inserting "(excluding a debtor who is victim
9	of a natural disaster)" after "debtor" the 1st place it ap-
10	pears.
11	SEC. 1004. AMENDMENTS TO CHAPTER 5.
12	Section 521 of title 11, United States Code, is
13	amended by adding at the end the following:
14	"(k) The Court may extend any time period specified
15	in this section as may be necessary if—
16	"(1) the debtor is a victim of a natural disaster;
17	and
18	"(2) the debtor's status as a victim of a natural
19	disaster necessitates such extension of time.".
20	SEC. 1005. AMENDMENTS TO CHAPTER 7.
21	(a) Debtor's Monthly Expenses.—Section
22	707(b)(2)(A)(ii) of title 11, United States Code, is amend-
23	ed by adding at the end the following:
24	"(IV) In addition, the debtor's
25	monthly expenses may include the ac-

1	tual reasonably necessary expenses in-
2	curred as a result of being a victim of
3	a natural disaster.".
4	(b) Limitation on Conversion of Case.—Section
5	707(b)(2) of title 11, United States Code, is amended by
6	adding at the end the following:
7	"(E) Subparagraphs (A), (B), and (C)
8	shall not apply, and the court may not dismiss
9	or convert a case under section 707(b), if the
10	debtor is a victim of a natural disaster.".
11	SEC. 1006. AMENDMENTS TO CHAPTER 11.
12	(a) Conversion of Case.—Section 1112(b) of title
13	11, United States Code is amended—
14	(1) in paragraph (2)(B)(i) by inserting ", in-
15	cluding a natural disaster" before the semicolon, and
16	(2) in paragraph (3) by inserting "(including a
17	natural disaster)" after "circumstances".
18	(b) Who May File a Plan.—Section 1121(e)(3) of
19	title 11, United States Code, is amended—
20	(1) in subparagraph (A) by inserting "(i)" after
21	"(A)",
22	(2) in subparagraph (C) by striking the period
23	at the end and inserting "; or",
24	(3) by redesignating subparagraphs (B) and
25	(C) as clauses (ii) and (iii), respectively, and

1	(4) by adding at the end the following:
2	"(B) the debtor is unable to meet the
3	deadline because of a natural disaster.".
4	(c) Extension of Time for Small Businesses.—
5	Chapter 11 of title 11, United States Code, is amended—
6	(1) in the table of sections by adding at the end
7	the following:
	"1117. Extension of time for small businesses.", and
8	(2) in subchapter I by adding at the end the
9	following:
10	"§ 1117. Extension of time for small businesses
11	"Notwithstanding any other provision of this title, in
12	a small business case the court may extend any deadline
13	specified in this chapter if the court finds that such exten-
14	sion is—
15	"(1) necessary to protect the best interests of
16	the creditors and the estate; or
17	"(2) warranted by a natural disaster.".
18	SEC. 1007. AMENDMENTS TO CHAPTER 13.
19	(a) Conversion or Dismissal.—Section 1307(e) of
20	title 11, United States Code, is amended by adding at the
21	end the following: "The Court may extend any time period
22	specified in this subsection as may be necessary if—
23	"(1) the debtor is a victim of a natural disaster;
24	and

1	"(2) the debtor's status as a victim of a natural
2	disaster necessitates such extension of time.".
3	(b) FILING OF PREPETITION TAX RETURNS.—Sec-
4	tion 1308 of title 11, United States Code, is amended by
5	adding at the end the following:
6	"(d) The Court may extend any time period specified
7	in this subsection as may be necessary if—
8	"(1) the debtor is a victim of a natural disaster;
9	and
10	"(2) the debtor's status as a victim of a natural
11	disaster necessitates such extension of time.".
12	SEC. 1008. AMENDMENT TO TITLE 28 OF THE UNITED
12	STATES CODE.
13	SIMIES CODE.
13	Section 1408 of title 28, United States Code, is
14	Section 1408 of title 28, United States Code, is
14 15	Section 1408 of title 28, United States Code, is amended—
<ul><li>14</li><li>15</li><li>16</li></ul>	Section 1408 of title 28, United States Code, is amended—  (1) by inserting "(a)" before "Except", and
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	Section 1408 of title 28, United States Code, is amended—  (1) by inserting "(a)" before "Except", and (2) by adding at the end the following:
14 15 16 17 18	Section 1408 of title 28, United States Code, is amended—  (1) by inserting "(a)" before "Except", and  (2) by adding at the end the following:  "(b) If a case under title 11 cannot be commenced
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	Section 1408 of title 28, United States Code, is amended—  (1) by inserting "(a)" before "Except", and (2) by adding at the end the following:  "(b) If a case under title 11 cannot be commenced in a district court described in subsection (a) because a
14 15 16 17 18 19 20	Section 1408 of title 28, United States Code, is amended—  (1) by inserting "(a)" before "Except", and (2) by adding at the end the following:  "(b) If a case under title 11 cannot be commenced in a district court described in subsection (a) because a person is the victim of a natural disaster (as defined in

	1	SEC.	1009.	<b>EFFECTIVE</b>	DATE:	APPLICATION	$\mathbf{OF}$	AMEND.
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- 2 MENTS.
- 3 (a) Effective Date.—This title and the amend-
- 4 ments made by this title shall take effect on the date of
- 5 the enactment of this Act.
- 6 (b) Application of Amendments.—The amend-
- 7 ments made by this title shall apply only with respect to
- 8 cases commenced under title 11 of the United States Code
- 9 on and after the date of the enactment of this Act.

# 10 TITLE XI—MISCELLANEOUS

- 11 SEC. 1101. REIMBURSEMENTS.
- 12 Upon the request of any government, organization,
- 13 individual, or other entity that provided rescue, housing,
- 14 or other services that would normally be provided by the
- 15 Federal Emergency Manangement Agency to a person or
- 16 persons heeding the Hurricane Katrina evacuation order
- 17 or to an evacuee from Hurricane Katrina (before, during
- 18 or after Hurricane Katrina), the Director of the Federal
- 19 Emergency Management Agency shall reimburse to such
- 20 government, organization, individual, or other entity the
- 21 cost of providing such services. The Director of the De-
- 22 partment of Homeland Security shall promulgate reason-
- 23 able rules, regualtions, and processes for such reimburse-
- 24 ment.

1	SEC. 1102. TEMPORARY FLOOD INSURANCE BUY-IN PRO-
2	GRAM.
3	(a) In General.—The Director of the Federal
4	Emergency Management Agency shall make available
5	flood insurance coverage under the national flood insur-
6	ance program available for eligible structures, in accord-
7	ance with this section.
8	(b) Scope of Coverage.—
9	(1) Eligible losses.—Coverage may be made
10	available under this section only for a damage or
11	loss to an eligible structure, but not including any
12	contents thereof, from flooding resulting from Hurri-
13	cane Katrina.
14	(2) Amount.—The amount of such coverage
15	made available under this section for an eligible
16	structure may not exceed the lesser of—
17	(A) the maximum amount of coverage that
18	may be made available for such structure under
19	the national flood insurance program; and
20	(B) the amount of coverage provided for
21	the structure, as of August 28, 2005, under the
22	policy for losses caused by wind or windstorm
23	(as referred to in subsection $(c)(3)$ ).
24	(c) Eligible Structures.—For purposes of this
25	section, an eligible structure is a structure that—

1	(1) sustained damage from flooding resulting
2	from Hurricane Katrina of 2005;
3	(2) is of a type (including residential properties,
4	business properties, and others) for which coverage
5	was generally made available under the national
6	flood insurance program as of August 28, 2005;
7	(3) is located in a covered disaster area (as
8	such term is defined in subsection (h));
9	(4) as of August 28, 2005, was covered by an
10	insurance policy for losses caused by wind or wind-
11	storm;
12	(5) is not located in an area that has been iden-
13	tified by the Director as an area having special flood
14	hazards (as such term is used for purposes of sec-
15	tion 102 of the Flood Disaster Protection Act of
16	1973 (42 U.S.C. 4012a)); and
17	(6) was not covered by flood insurance made
18	available under the national flood insurance program
19	at the time of such damage.
20	(d) Premiums.—
21	(1) Amount.—The Director shall charge, for
22	coverage made available under this section for an eli-
23	gible structure, premiums in the amount equal to
24	105 percent of the aggregate amount of premiums
25	that would have been charged, at the time, for cov-

- erage for the structure under the national flood insurance program (for the type and amount of coverage provided) for the 10-year period that ends upon the date of purchase of such coverage.
  - (2) Deduction from claims.—The Director shall provide that a purchaser of coverage made available under this section may pay premiums charged for such coverage pursuant to paragraph (1) by deducting such amounts from the amount of any claims payable under such coverage.
  - (3) CREDITS TO NFIF.—There shall be credited to the National Flood Insurance Fund established under section 1310 of the National Flood Insurance Act of 1968 (42 U.S.C. 4017) the following amounts:
    - (A) Any premiums collected pursuant to this section.
  - (B) From amounts appropriated pursuant to subsection (i)(1), an amount equal to the amount of any premiums charged for coverage made available under this subsection that are not collected by the Director as a result of the operation of paragraph (2) of this subsection.
- 24 (e) Claims for damage or loss pursuant to 25 coverage made available under this section may be paid

1	only from amounts made available in appropriation Acts
2	pursuant to subsection (i). Amounts in the National Flood
3	Insurance Fund established under section 1310 of the Na-
4	tional Flood Insurance Act of 1968, including any amount
5	credited to such Fund pursuant to subsection (d)(3), shall
6	not be available for paying claims under coverage made
7	available under this section.
8	(f) REQUIREMENTS TO OBTAIN FUTURE COVERAGE
9	AND TAKE MITIGATION ACTIONS.—The Director may not
10	make coverage available under this section for an eligible
11	structure unless the owner of the structure enters into
12	binding agreements, contained in such deed restrictions as
13	the Director considers appropriate, to ensure that such
14	owner, and any future owners, will—
15	(1) at all times after purchasing coverage under
16	this section for the structure, in perpetuity, maintain
17	coverage under the national flood insurance pro-
18	gram, for any structures located at any time on the
19	same property on which, at the time of purchase,
20	such eligible structure is located, in an amount at
21	least equal to the lesser of—
22	(A) the value of the structure, as deter-
23	mined by the Director; or
24	(B) the maximum limit of coverage made
25	available with respect to the particular type of

1	property under the national flood insurance
2	program; and
3	(2) accept any offer to take mitigation actions
4	or activities made, with respect to the structure,
5	under a mitigation program under section 1323,
6	1361A, or 1366 of the National Flood Insurance Act
7	of 1968 (42 U.S.C. 4030, 4102a, 4104c).
8	(g) Premium Rates for Future Coverage.—In
9	establishing rates for flood insurance coverage, other than
10	coverage under this section, made available under the na-
11	tional flood insurance program, the Director shall not con-
12	sider, in any manner—
13	(1) any premiums charged or collected pursuant
14	to subsection (d);
15	(2) any claims paid pursuant to coverage made
16	available under this section; or
17	(3) any amounts appropriated pursuant to sub-
18	section (i).
19	(h) Definitions.—For purposes of this section, the
20	following definitions shall apply:
21	(1) COVERED DISASTER AREA.—The term "cov-
22	ered disaster area" means an area—
23	(A) for which a major disaster was de-
24	clared by the President pursuant to title IV of
25	the Robert T Stafford Disaster Relief and

- Emergency Assistance Act as a result of Hurricane Katrina of 2005; and
- 3 (B) in which the sale of flood insurance 4 coverage was available under the National 5 Flood Insurance Act of 1968 as of August 28, 6 2004.
- 7 (2) DIRECTOR.—The term "Director" means 8 the Director of the Federal Emergency Management 9 Agency.

# (i) AUTHORIZATION OF APPROPRIATIONS.—

- (1) FOR CLAIMS PAYMENTS.—There are authorized to be appropriated to the Director such sums as may be necessary to cover all costs of flood insurance coverage made available under this section, including administrative expenses and claims under such coverage.
- (2) FOR MITIGATION ASSISTANCE.—There are authorized to be appropriated such sums as may be necessary, for the national flood insurance fund established under section 1310 of the National Flood Insurance Act of 1968 and for the national flood mitigation fund established under section 1367 of such Act (42 U.S.C. 4104d), for use only for mitigation activities under the programs under sections 1323, 1361A, and 1366 of the National Flood In-

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1	surance Act of 1968 (42 U.S.C. 4030, 4102a,
2	4104c), as appropriate, for eligible structures.
3	(j) TERMINATION.—The Director may not enter into
4	any contract or policy for coverage under this section ex-
5	cept pursuant to an application for such coverage sub-
6	mitted to the Director before the expiration of the 90-day
7	period beginning on the date of the enactment of this Act.
8	SEC. 1103. PROTECTION OF EXISTING RIGHTS OF MILITARY
9	PERSONNEL.
10	Nothing in this Act shall be construed to restrict or
11	otherwise limit rights set forth in any local, State or Fed-
12	eral law or regulation affording rights and benefits to mili-
13	tary personnel or their families.
14	TITLE XII—ERADICATING
15	POVERTY
16	SEC. 1201. FINDINGS.
17	The Congress finds that—
18	(1) 8.2 percent of Whites, 11.8 percent of
19	Asians, 22.5 percent of Latinos, and 24.4 percent of
20	Blacks lived in poverty in 2003;
21	(2) the poverty rate was 24.7 percent for
22	Blacks and 21.9 percent for Latinos in 2004;
23	(3) the poverty rate is the highest in the com-
24	pletely rural counties (not adjacent to metro coun-
25	ties), with 16.8 percent of the population poor;

1	(4) the top 5 most impoverished States accord-
2	ing to the Census Bureau are Mississippi, Kentucky,
3	Alabama, Louisiana, and the District of Columbia;
4	(5) the Bureau of the Census established the
5	poverty line for 2003 to be \$14,680 for a family of
6	three;
7	(6) extreme poverty is defined as people with
8	income of less than one-half of the poverty level;
9	(7) 12,900,000 children under the age of 18
10	lived in poverty in 2003, and the number of children
11	living in extreme poverty rose by 500,000 from 2002
12	to 2003;
13	(8) a poor child is more likely to leave school
14	at the age of 16 with no qualifications than the av-
15	erage middle-class child;
16	(9) between 2000 and 2004 the real median
17	earnings for female full-time, full-year workers de-
18	clined by 2.3 percent and for male full-time, full-
19	year workers declined by 4.4 percent;
20	(10) the average annual cost for attending a
21	public university now equals more than 62 percent
22	of the income of a working class family;
23	(11) each year, over 400,000 college-ready, low-
24	income students do not pursue their college edu-
25	cation because they cannot afford the cost; Whereas

1	homeless children face more barriers to school en-
2	rollment and attendance due to a lack of available
3	transportation, residency requirements, inability to
4	obtain previous school records, and a lack of clothing
5	and school supplies;
6	(12) the number of uninsured Americans rose
7	to 45,800,000 in 2004, 860,000 more than in the
8	previous year;
9	(13) the Bureau of the Census found 11.1 per-
10	cent of Whites, 18.7 percent of Asians, 19.5 percent
11	of Blacks, and 32.7 percent of Latinos had no
12	health insurance in 2003;
13	(14) the Bureau of the Census found 75.8 per-
14	cent of households with an income of less than
15	\$25,000 had health insurance in 2003;
16	(15) the Bureau of the Census found 91.8 per-
17	cent of households with incomes of \$75,000 or more

(16) the number of Americans without health insurance has risen for 3 consecutive years;

had health insurance in 2003;

(17) homeless children are in fair or poor health condition twice as often as other children and have higher rates of asthma, ear infections, stomach problems, and speech problems;

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1	(18) the Department of Agriculture has found
2	that, in 2002, 34,900,000 people lived in households
3	experiencing food insecurity;
4	(19) food insecurity refers to having inadequate
5	access to enough food to fully meet basic dietary
6	needs to all times due to a lack of financial re-
7	sources;
8	(20) food insecurity and hunger rates have in-
9	creased in the United States for the third year in a
10	row;
11	(21) in 2002, the Department of Agriculture
12	found that 9.7 percent of households with incomes
13	below 185 percent of the Federal poverty line experi-
14	enced hunger;
15	(22) the Bureau of the Census survey on food
16	security has found those at greatest risk of being
17	hungry or on the edge of hunger live in households
18	that are headed by a single woman, a Latino or
19	Black, or with income below the poverty line;
20	(23) households with children experience food
21	insecurity at more than double the rate for house-
22	holds without children;
23	(24) the Bureau of the Census found that the
24	Federal Government's minimum wage is not enough
25	to live off of, yet a single parent of 2 young children

- working full-time in a minimum wage job for a year would make \$10,712 before taxes, a wage which is \$3,968 below the poverty threshold set by the Federal Government;
  - (25) the Department of Labor records the unemployment level at the end of 2004 as being 5 percent for Whites, 10.2 percent for African-Americans and 6.6 percent for Latinos;
    - (26) families with children are among the fastest growing segment of the homeless population;
    - (27) 39 percent of the homeless population are children and an estimated 1,350,000 children will experience homelessness in a year; and
    - (28) on January 20, 2001, President Bush stated "In the quiet of American conscience, we know that deep, persistent poverty is unworthy of our Nation's promise. When there is suffering, there is duty. Americans in need are not strangers, they are citizens, not problems, but priorities, and all of us are diminished when they are hopeless. I can pledge our Nation to a goal, 'when we see that wounded traveler on the road to Jericho, we will not pass to the other side'.".

## 1 SEC. 1202. SENSE OF CONGRESS.

- 2 It is the sense of Congress that no later than six
- 3 months from the adoption hereof, the President should
- 4 present a plan to eradicate poverty in the United States

5 of America by the year 2015.

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